The Gazette of Kndia

PUBLISHED BY AUTHORITY

No. 2] NEW DELHI, SATURDAY, JANUARY 13, 1962/PAUSA 23, 1883

NOTICE

The undermentioned Gazettes of Irdia Extraordinary were published upto the 5th January, 1962.

Issu No.		Issued by	Subject
306	S.O. 3098, dated 29th December, 1961.	Election Commission, India.	Appointing Returning Officers and Assistant Returning Officers for each of the Parliamentary Constituencies of Rajasthan State.
307	S.O. 3099, dated 30th December, 1961.	Ministry of Information and Broadcasting.	Approval of film specified therein.
	S.O. 3100, dated the 30th December, 1961.	Do.	Approval of films specified therein.
	S.O. 3101, dated 30th December, 1961.	Do.	Approval of film specified therein.
308	S.O. 3102, dated 30th December, 1961.	Ministry of Commerce and Industry.	Specifying that the Companies Act aforceald shall continue to apply to the said Undertaking.
ī	S.O. 1, dated 1st January, 1962.	Ministry of Scientific Research and Cultural Affairs.	Amendments in the International Copyright Order, 1958.
2	S.O. 2, dated 1st Janu- ary, 1962.	Election Commission, India.	Appointing Assistant Returning Officers for the Parliamentary Constituencies of Maharashtra State.
3,	S.O. 50, dated 3rd January, 1962.	Do.	Appointing Assistant Returning Officers for the Parliamentary Constituencies of Madras State.
4	S.O. 51, dated 4th January, 1962.	Do.	Amendments in the notification No. 434/1/61, dated the 21st December, 1961.
5	S.O. 52, dated 4th Janu- ary, 1962.	Do.	Designating Returning Officers and Assistant Returning Officers for each of the Parliamentary Constituencies of Uttar Pradesh State.

Issı No.		Issu	ed by Subject
6	S.O. 53, dated 4th January, 1962.	Election Commission, India.	Amendments in the notification No 434/9/61, dated the 19th December 1961.
7	S.O. 54, dated 4th January, 1962.	Do.	Appointing Returning Officers and Assistant Returing Officers for each of the Parliamentary Constituencies of Bihar State.
8	S.O. 55, dated 4th January, 1962.	Do.	Appointing Returning Officers and Assistant Returning Officers for each of the Parliamentary Constituencies of Madhya Pradesh State.
	S.O. 56, dated 4th January, 1962.	Do.	Appointment of the Joint Chief Electoral Officer and Deputy Chief Electrol Officer of the State of Madhya Pradesh as the Officers to assist the Returning Officers for all the Parliamentary and Assembly Constituencies.
9	S.O. 57, dated 5th January, 1962.	Do.	Corrigendum in notification No. 434/1/61, dated the 2nd January, 1962, published in the Gazette of India, Extraordinary, Part II—Section 3 Sub-section (ii), dated the 4th January, 1962.
10	S.O. 58, dated 5th January, 1962.	Ministry of Home Affairs	Making order in section 5 of the Territorial Councils Act, 1956 (103 of 1956).

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi, Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II-Section 3-Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

ELECTION COMMISSION, INDIA

CORRIGENDUM

New Delhi, the 3rd January 1962

S.O. 62.—In the Table appended to the Commission's notification No. 434/AS/61(1), dated the 8th December, 1961, for the entry 'Additional Deputy Commissioner, Kamrup' appearing in column 2, against the corresponding entry '6. Gauhati' in column 1, substitute "Additional Deputy Commissioner I, Kamrup".

[No. 434/AS/61(1),]

By order,

PRAKASH NARAIN, Secv.

MINISTRY OF HOME AFFAIRS

New Delhi, the 3rd January 1962

S.O. 63.—In pursuance of clause (1) of article 258 of the Constitution, the President, with the consent of the Government of Rajasthan, entrusts to that Government functions in relation to any matter specified in sub-clauses (c) and (d) of clause (8) of section 2 of the Indian Official Secrets Act, 1923 (19 of 1923).

[No. 21/36/61-Poll(I).]

N. SAHGAL, Jt. Secy.

4

New Delhi, the 5th January 1962

- S.O. 64.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Central Civil Services (Classification, Control and Appeal) Rules, 1957, namely:—
- 1. These rules may be called the Central Civil Services (Classification, Control and Appeal): First Amendment Rules, 1962.
- 2. In the Schedule to the Central Civil Services (Classification, Control and Appeal) Rules, 1957,—
 - (i) In Part I, after the existing entries, the following entry shall be inserted, namely:—
 - "32. Central Information Service: -
 - (a) Senior Administrative Grade;
 - (b) Junior Administrative Grade;

2

(c) Grade I;

I

- (d) Grade II.";
- (ii) in Part II, before the heading "General Central Service, Class II" and the entries relating thereto, the following shall be inserted, namely:—

3

"Central Information Service, Grades III and IV.	Secretary, Ministry of Information and Broadcasting.	Secretary, Ministry of Information and Broadcasting.	ΑΊΙ
		In respect of a mem- ber of the Service ser- ving in:—	
		(a) an office under the control of Head of Department	Head of Department (i) to (iii).
		(b) Directorate of Fie- ld Publicity—	Director of Field Publicity. (i) to (iii).
		(c) Office of the Reg- gistrar of News- papers for India—	Registrar of Newspapers for India. (i) to (iii).
		(d) Research and Reference Division—	Deputy Director Research Reference (i) to (iii).

[No. F. 7/14/60-Ests(A).]

B. D. JAYAL, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 2nd January 1962

S.O. 65.—In txercise of the powers conferred by Sub-Section (1) of Section 5 of the Indian Emigration Act, 1922, the Controller General of Emigration has been pleased to appoint Shri Madhavan Kutty, Acting Regional Passport Officer, Calcutta, to perform all the duties of the Protector of Emigrants under the said Act at the port of Calcutta during the absence on leave of Shri Bimal Chandra Roy Chowdhary, with effect from 4th January, 1962.

[No. CPEO/1/62 F. 3(5)PV.IV/60.] N. R. MUKERJEE, Attache (PV).

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 2nd January, 1962

S.O. 2966—Statement of the Affairs of the Reserve Bank of India, as on the 22nd December, 1961

BANKING DEPARTMENT

		Liabil	ities ———					Rs.	Assets			Rs.
Capital paid up								5,00,00,000	Notes			21,60,62,0
Reserve Fund								80,00,00,000	Rupee Coin '.			2,05,0
National Agricultu Fund	ral (Credit	(Long	g-tem	m Op	eratio	ens)	50,00,00,000	Subsidiary Coin			2,77,0
National Agricultu	ral C	redit (Stabilı	satio	n) Fш	ıd.		6,00,00,000	Bills Purchased and Discounted:-			
Deposits:-									(a) Internal			
(a) Govern	ment								(b) External		-	
(1) Ce1	ıtral	Gover	nment	٠	•	•		75,92,36,000	(c) Government Treasury B	ills .	,	25,41,06,0
(2) Oth	ier G	overni	nents	•	٠	•	-	15,70,88,000	Balances held abroad* .			35,96,01,0
(b) Banks	•							79,40,65,000	**Loans and Advances to Government	ients .		69,63,18,0
(c) Others	•	•	•	•				147,31,78,000	Other Loans and Advances† .			137,33,82,0
Bills Payable	٠	•		•	•	•		28,20,19,000	Investments			209,82,04,0
Other Liabilities	٠	•	٠	•	•	٠	•	38,26,71,000	Other Assets			26,01,02,0
					Rupe	æ .		525,82,57,000	R	upees		 525,82,57,0

^{*} Includes Cash & Short-term Securities.

Dated the 27th day of December, 1961.

^{**} Includes Temporary Overdrafts to State Governments.

[†] The item 'Other Loans and Advances' includes Rs. 6,31,50,000/- advanced to scheduled banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 22nd day of December, 1961

ISSUE DEPARTMENT

Liabilities	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department	21,60,62,000		A. Gold Coin and Bullion:—		
Notes in circulation	1939,56,30,000		(a) Held in India	117,76,03,000	
Total Notes issued		1961,16,92,000	(b) Held outside India	••	
• • • • • • • • • • • • • • • • • • • •			Foreign Securities		
			Total of A		234,62,10,00
			B. Rupee Coin		122,73,74,00
			Government of India Rupee Securities		1603,81,08,00
			Internal Bills of Exchange and other commercial paper.		
TOTAL LIABILITIES		1961,16,92,000	TOTAL ASSETS	•	1961,16,92,0

Dated the 27th day of December, 1961.

Governor.

[No. F.3(2)-BC/61.]

New Delhi, the 4th January, 1962

S.O 67.—Statement of the Affairs of the Reserve Bank of India, as on the 29th December, 1961

BANKING DEPARTMENT

L iabilities				Rs.	Assets Re	5.
Capital paid up				000,000,000	Notes	,83,
Reserve Fund				80,00,00,000	Rupee Coin	57,
National Agricultural Credit (Long-	em	Орега-		Subsidiary Coin	,75,
tions) Fund	•	•	•	50,00,00,000	Bills Purchased and Discounted 1—	
National Agricultural Credit	(Stabili	astion) Fund	6,00,00,000		
					(a) Internal	•
					UP I DAUGHAH A A A A A A A A	
					3/ =	_
Deposits :						_
Deposits:— (a) Government					3/ =	-
•		L		49,75,80 ,000	3/ =	,71,
(a) Government				.,,,,,,	(c) Government Treasury Bills 35,19,	,71,
(a) Government (I) Central Government				32,59,33,000	(c) Government Treasury Bills	,22, ,58,
(a) Government (1) Central Government (2) Other Governments				32,59,33,000 105,16,19,000	(c) Government Treasury Bills	,71, ,22, ,58,
(a) Government (1) Central Government (2) Other Governments (b) Banks (c) Others				32,59,33,000 105,16,19,000 147,41,71,000	(c) Government Treasury Bills	,71, ,22, ,58, ,85,
(1) Central Governments (2) Other Governments (b) Banks				32,59,33,000 105,16,19,000 147,41,71,000	Balances held abroad*	,71, ,22, ,58, ,85,

^{*}Includes Cash & Short-term Securities.

Dated the 3rd day of January, 1962.

^{**}Includes Temporary Overdrafts to State Governments.

[†]The item 'Other Loans and Advances' includes Rs. 14,74,50,000/- advanced to scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 29th day of December, 1961

. 117,76,03,000	
•	
116,86,07,000)
•	234,62,10,000
	123.02,49,000
oee	1603,81,08,000
and	
	1961,45,67,000
	3. VENKATAPPIAH, seputy Governor.
73	No. F. 3(2)-BC/61.]
A.	BAKSI, Jt. Secy.
	nd

(Department of Revenue)

INCOME-TAX ESTABLISHMENTS

New Delhi, the 6th January 1962

S.O. 68.—In pursuance of clause (b) of Sub-rule (ii) of rule 2 of the Appellate Tribunal Rules, 1946, the Central Government has been pleased to appoint Shri B. Gopala Iyer, Income-tax Officer, Class II, as Junior Authorised Representative, Income-tax Appellate Tribunal with effect from the 20th November, 1961 (fore-noon) to appear, plead and act for any Income-tax authority who is a party to any proceedings before the Income-tax Appellate Tribunal.

[No. 4.]

P. S. KAICKER, Under Secy.

(Department of Revenue)

STAMPS

ORDER

New Delhi, the 5th January 1962

S.O. 69.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty with which bonds of the value of one crore of rupees issued by the Bombay State Financial Corporation are chargeable under the said Act.

[No. 1-F. No. 1/1/62-Stamps/Cus. VII.]

J. DATTA, Under Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 2nd January 1962

S.O. 70.—In exercise of the powers conferred by sub section (2) of Section 5 of the Indian Income-tax Act, 1922 (11 of 1922), and in partial modification of all previous notifications on the subject, the Central Board of Revenue hereby directs that with effect from 16th December, 1961 (forenoon) Shri P. C. Goyal, a Commissioner of Income-tax, shall perform all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or of such incomes or classes of incomes or of such cases or classes of cases as are comprised in the Income-tax Circles, Wards or Districts in the State of Gujarat.

Provided that he shall also perform his functions in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him.

Provided further that he shall not perform his functions in respect of such persons or of such cases as have been or may be assigned to any Income-tax Authority outside his jurisdictional area.

While performing the said functions the said Shri P. C. Goyal shall be designated as the Commissioner of Income-tax, Gujarat with headquarters at Ahmedabad.

Explanatory Note

Note: The amendments have become necessary due to change in the incumbent of Commissioner's post.

(The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 2 (F. No. 55/1/61-IT).]

CORRIGENDUM

INCOME-TAX

New Delhi, the 2nd January 1962

S.O. 71.—In the Board's Notification S.O. 2809 anted the 27th November 1961 under sub-section (2) of Section 5 of the Indian Income-tax Act, 1922 (11 of 1922), published on pages 3059-60 of Section 3(ii) of the Gazette of India: December 2, 1961/AGFAHAYANA 11, 1883:

For items

- 26. Estate Duty-cum-Income-tax Circle (Mofussii), Calcutta.
- 27. Estate Duty-cum-Income-tax Circle, Jalpaiguri.
- 28. Bankura-Purulia, Purulia.
- 29. District III(3), Calcutta.
- 30. Project Circle I.

Read

- 26. Bankura-Purulia, Purulia.
- 27. District III(3), Calcutta.
- 28. Project Circle I.

[No. 1 (F. No. 55/1/61-IT.)]
D. V. JUNNARKAR, Under Secy.

CENTRAL EXCISE COLLECTORATE: DELHI

CORRIGENDUM

New Delhi, the 2nd January, 1962

S.O. 72.—In the table annexed to this Collectorate Notification issued under C. No. IV(16)34/58/58820 dated the 26th December, 1959, for serial number and the entries relating thereto, the following shall be substituted, namely—

TABLE

Sl. No.	Articles for manufacture in bond	Excisable goods for manufacture of articles specified in Col. 2.		
(1)	(2)	(3)		
(2)	 Umbrellas. Tents. Cotton Bags. Tarpaulins. Mosquito nets. Ground sheets. Cotton Sola Hats. Cotton flannel Motor Car Dusters. Cotton quilts. Cotton tapes. Waterproof Canvas. Cotton Blankets. Cotton Napkins. Yard Material Commercially known as Dress Material. 	Cotton Fabrics—Cotton twist, yarn and thread.		

(I) (2) (3)Cotton Fabrics, Cotton twist, yarn and thread' Screen Printed Furnishing Fabrics. 2-A Silk Fabrics, Rayon or Artificial silk fabrics' Ready made apparel. woollen Fabrics, Woollen yarn, Rayon and Chaddars. Pillow covers Synthetic fibres and varn. Table covers. Embroderies. Laces. (8) Handkerchiefs.

(Authority: Government of India Notification No. 181/61 dated 2-12-1961.)

[No. C. No. IV (16)34/58.]

K. NARASIMHAN. collector.

OFFICE OF THE ASSISTANT COLLECTOR OF CENTRAL EXCISE, GOA FRONTIER DIVISION, 71, CLUB ROAD, BELGAUM

NOTICE

Belgaum, the 5th January, 1962

S.O. 73.—Whereas it appears that the gords as mentioned in the undermentioned table seized in the vicinity of the—Indo-Goa border, were imported by Land from Goa (Portuguese possessions in India) to India in contravention of the Rules and Notifications as mentioned against each.

S. No.	Date & place of sizure	By whom detected	Description of goods	Quantity	Rules contravened
_ <u>r</u>	2	3	4	5	6
282/61	27-8-1961 At: Kalne Tal: S' wad	Commander i, S,R,P.F.	(1) Betelnuts r in 10 bags. (2)37 Cracker. (3)Empty Gunbags.	8-30 s. 3 1 Bdls.	

- 2. Now, therefore, any person claiming the goods is hereby called upon to show cause to the Assistant Collector of Central Excise and Land Customs, Goa Frontier Division, Belgaum why the above mentioned goods should not be confiscated under Section 5(3) of the Land Customs Act, 1924, read with Section 167(8) and 168 of the Sea Customs Act, 1878, and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act, 1924.
- 3. If such an owner fails to turn up to claim the above mentioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the date of publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10-282/61.] B. J. SUARES.

Asstt. Collector of C.Ex. Goa Frontier Division, Belgaum.

MINISTRY OF COMMERCE AND INDUSTRY

ORDER

New Delhi, the 4th January, 1962

S.O. 74.—IDRA/6/19.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Shri T. Swaminathan to be a member of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. S.O. 769, dated the 28th March, 1961, for the scheduled industries engaged in the manufacture or production of industrial machinery till the 27th March, 1963, and directs that the following amendment shall be made in the said Order, namely:—

In paragraph 1 of the said Order for entry No. 1 relating to Shri K. B. Lall, the following entry shall be substituted, namely:—

"1. Shri T. Swaminathan, Additional Secretary, Ministry of Commerce and Industry, New Delhi. Specia! knowledge".

(CHAIRMAN)

[No. 1(13) L. Pr./60.]

J. S. BAKHSHI, Under Secy.

(Office of the Textile Commissioner)

New Delhi, the 13th January, 1962

S.O. 75.—In pursuance of Sub-Clause (d) of Clause 2 of the Textile (Production by Handlooms) Control Order, 1956, I hereby direct that the following further amendment shall be made to the Textile Commissioner's Notification No. S.R.O. No. 1529, dated 23rd June, 1956, namely:—

In the table appended to the said Notification, against S.No. 5 the following shall be substituted for the existing entries which shall be deleted:

- (i) Director of Handlooms, Madras State.
- (ii) Textile Control Officers, within the area specified by the Government of Madras.

W. R. NATU, Textile Commissioner.

(Office of the Joint Chief Controller of Imports & Exports)

NOTICES

Calcutta, the 17th November, 1961

- S.O. 76.—It is hereby notified, that in exercise of the powers conferred by clause 9 of the Import (Control) Order, 1955, the Government of India, in the Ministry of Commerce and Industry propose to cancel Licence No. A712254/60/AU/CCI/C, dated 18th January 1961, valued at Rs. 1,000 for the import of M. S. Bright Steel free cutting quality under I.T.C. Schedule Serial No. 16A/I from the Soft Currency Area except Union of South Africa, granted by the Joint Chief Controller of Imports and Exports, Calcutta to M/s. Venus Engineering Works, 2/4, T. Road, Mansatala, Belgachia, Howrah, unless sufficient cause against this is furnished to the Joint Chief Controller of Imports and Exports, Calcutta, within ten days of the date of issue of this notice, by the said M/s. Venus Engineering Works, 2/4, T. Road, Mansatala, Belgachia, Howrah or any Bank or any other party, who may be interested in it.
- 2. In view of what is stated above, M/s. Venus Engineering Works, 2/4, T. Road, Mansatala, Belgachia, Howrah, or any Bank, or any other party, who may be interested in the said Licence No. A712254/60/AU/CCI/C, dated 18th January 1961, are hereby directed not to enter into any commitments against the said licence and return it immediately to the Joint Chief Controller of Imports and Exports, Calcutta.

Messrs. Venus Engineering Works, 2/4, T. Road, Mansatala, Belgachia, Howrah.

[No. 108/61/CDN-1.]

- S.O. 77.—It is hereby notified, that in exercise of the powers conferred by clause 9 of the Import (Control) Order, 1955, the Government of India, in the Ministry of Commerce and Industry propose to cancel Licence No. A-712844/60/AU/CCI/C, dated 6th January 1961, valued at Rs. 1,100 for the import of Beech Wood of Sizes 2·1/8 Inch × 11/8 Inch × 26 Inch or Multiple (2) 4·1/8 Inch × 1·1/8 Inch × 30 Inch or Multiple (3) 5·1/8 Inch × 1·1/8 inch × 40 Inch or Multiple under I.T.C. Schedule serial No. 42(a)(i)/V from the Soft Currency Area except Union of South Africa, granted by the Joint Chief Control or of Imports and Exports, Calcutta to M/s. Venus Engineering Works, 2/4, T. Road, Mansatala, Belgachia, Howrah, unless sufficient cause against this is furnished to the Joint Chief Controller of Imports and Exports, Calcutta, within ten days of the date of issue of this notice by the said M/s. Venus Engineering Works, 2/4, T. Road, Mansatala, Belgachia, Howrah or any Bank or any other party, who may be interested in it.
- 2. In view of what is stated above, M/s. Venus Engineering Works, 2/4, T. Road, Mansatala, Belgachia, Howrah, or any Bank, or any other party, who may be interested in the said Licence No. A712844/60/AU/CCI/C, dated 6th January 1961, are hereby directed not to enter into any commitments against the said licence and return it immediatly to the Joint Chief Controller of Imports and Exports, Calcutta.

To Messrs. Venus Engineering Works, 2/4, T. Road, Mansatala, Belgachia, Howrah.

[No. 108/61/CDN-2.]

S. K. SEN, Joint Chief Controller of Imports and Exports.

(Price. Rs. 2.00).

(Indian Standards Institution)

New Delhi, the 3rd January 1962

S.O. 78.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification-Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 16th December to 31st December, 1961.

Tur Schenur

		THE SCHEDULE	
SI. No.	No. and Title of the Indian Standard established	No. and Title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1.	IS: 1836-1961 Specification for Reamers.	_	This standard relates to the commonly used types of reamers, namely, parallel hand and machine reamers, chucking reamers with parallel and taper shank, socket reamers for morse tapers with parallel and taper shank, taper pin hand and machine reamers, machine bridge reamers, and shell reamers. (Price Rs. 5 00).
2.	IS: 1838-1961 Specification for Preformed Villers for Expansion Joint in Con- crete Non-Extruding and Resilient Type (Bitumen- Impregnated Fibre.)	I	This standard specifies the material, manufacture, properties and tests for bitumentimpregnated fibre fillers for expansion joints in concrete roads, runways, bridges and other structures.

for Thinner for Synthetic the Paints and Varnishes for meth Aircrafts. for varn is in	specification prescribes requirements and the ods of test for thinner synthetic paints and ishes. The thinner tended for use in the aft industry (Price Re.

Copies of these Indian Standards are available, for sale, with the Indian Standards Institution, "Manak Bhavan", 9 Mathura Road, New Delhi-I, and also at its Branch Offices at (i) 232 Dr Dadabhoy Naoroji Road, Fort, Bombay-I, (ii) Third Floor, II Sooterkin Street, Calcutta -13 (iii) 2/21 First Line Beach, Madras-I, and (iv) 14/69 Civil Line, Kanpur.

[No. MD/13:2.]

S. O. 79.—In exercise of the powers conferred by sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies the issue of errata slips particulars of which are given in column (4) of the Schedule hereto annexed, in respect of the Indian Standards specified in column (2) of the said Schedule.

THE SCHEDULE

		THE SCHEDULE	
Sl. No.	No. and Title of Indian Standard	No. and date of Gazette Notification in which establishment of Indian Standard was notified	Issued
(1)	(2)	(3)	(4)
I	IS:1081-1960 Code of practice for Fixing and Glazing of Metal (Steel and Aluminium) Doors, Windows and Ventilators.	S.O. 2960 dated 10th December 1960	On page 23 in Fig. 11C Please read for 'Coupling Screw Alloy (Length to be 75 mm)' (b) 'Coupling Screw (Length to be 75 mm)' (b) 'Coupling Screw (Length to be 75 mm)' (b) 'Coupling Screw (Length to be 75 mm)'
2	IS:1391-1960 Specification for Room Air-Conditioners.	S. O. 3059 dated 24th December 1960	On page 6 in clause 8.7.5, against 'Room Air Temperature' please read '19°C Wet Bulb' for '10°C Wet Bulb'.
3	IS:1652-1960 Specification for Stationary Cells and Batteries, Lead-Acid Type (with Plante Positive Plates)	S.O. 1633 dated 15th July 1961	On page 8 in Table I, col. 4 in last two rows please read '12.0±0.5' for '10.5±0.5'.
4	IS:1666-1961 Specification for Paper-Covered Rec- tangular Copper Conduc- tors for Transformers Windings.	S.O. 2534 dated 28th October 1961	 (i) On page 14 in cluase 4.6, line 3 please read 'micromhos' for 'microhms. (ii) On pages 19 and 20, clause C-2.1, lines 2, 3 and 5 please read 'micromhos' for 'microhms'. (iii) On page 20 in clause C-4.1, lines 3, 6 and 8 please read 'micromhos' for 'microhms'.

(1)	(2)	(3)	(4)
5	IS:1758-1960 Specification for Jute Batching Oil.	S.O. 2760 dated 25th November 1961	On page 2 in clause 0.13 line 3 please read 'by the Chemical Division Council and the Engineering Division Council' for 'by the Chemical Division Council'.
6	IS:1771-1961 Specification for Industrial Silver Plat- ing.	S.O. 2154 dated 9th September 1961	On page 11 in sub-claus e B-I·1, line 7 please read '3 volts' for '30 volts'.
7	IS:1804-1961 Specification for Fibre Cores for Steel Wire Ropes.		On page I against the name of Shri G. S. Marwaha please read '(Ministry of Labour & Employment)' for '(Ministry of Steel, Mines & Fuel)'.
8	IS:1819-1961 Recommenda- tions for General Re- quirements of Public Ad- dress Amplifiers.	dated .	On page 5 in sub-sub-claus e 3.4.1.1, line 3 please read '25 mm' for '125 mm'.
9	IS:1835-1961 Specification for Steel Wire for Ropes.	S.O. 2534 dated 28th October 1961	On page I against the name of Shri G. S. Marwaha please read '(Ministry of Lubour & Employment)' for '(Ministry of Steel, Mines and Fuel)'.

Copies of these Errata Slips are available, free of cost, with the Indian Standards Institution, Manak Bhavan, 9 Mathura Road, New Delhi-1, and also at its Branch Offices at (i) 232 Dr. Dadabhoy Naoroji Road, Bombay-1, (ii) Third Floor, 11 Sooterkin Street, Calcutta-13, (iii) 2/21 First Line Beach, Madras-1, and (iv) 14/69 Civil Lines, Kanpur.

[No. MD/13:6].

S.O. 80.—In exercise of the powers conferred by sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies the issue of Corrigenda slip particulars of which are given in column (5) of the Schedule hereto annexed, in respect of the Indian Standards pecified in column (2) of the said Schedule.

THE SCHEDULE

Sl. No.		No. and Date of Gazette Notification in which establish- ment of Indian Standard was noti- fied		Particulars of Corrigenda Slip Issued
I	2	3	4	5
I	IS:1315-1959 Method for Determination of Universal Count of Cotton Yarn.	dated	No. 1 October 1961	Under clause 1.1 the following note has been added; 'NOTE—In the case of plied or cabled yarn, the method is applicable for the determination of its resultant count.'

Copies of this Corrigenda Slip are available, free of cost, with the Indian Standards Institution, Manak Bhavan, 9 Mathura Road, New Delhi-1, and also at its Branch Offices at (i) 232 Dr. Dadabhoy Naoroji Road, Bombay-1, (ii) Third Floor, 11 Sooterkin Street, Calcutta-13, (iii) 2/21 First Line Beach, Madras-1, and (iv) 14/69 Civil Lines, Kanpur.

[No. MD/13:6/A].

S.O. 81.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that amendments to the Indian Standards given in the Schedule hereto annexed have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

SI. No.	No. and title of the Indian Standard amended	No. & date of Gazette Notification in which the estab- lishment of the Indian Standard was noti- fied	No. & date of the Amendment	Brief particulars of the Amendment	Date of effect of the Amendment
(1)	(2)	(3)	(4)	(5)	(6)
I	IS: 78-1950 Specifica- tion for Linseed Oil Pale Boiled, for Paints		ber 1961.	(i) In clause 3·1, line 3, '500 g' has been substituted for '1 lb. (or 450 g)'. ii) In clause 4·2, line 2 '6·35 mm' has been substituted for '0·25 in (or 6·35 mm)'.	15th January 1962.
2	IS: 79-1950 Specification for Stand Oil for Paints (a) Light (b) Medium (c) Heavy (d) Extra Heavy.	S.R.O. 658 dated 26th March 1955.	No. I Octo- ber 1961	In clause 3 · I, line 3 '500 g' has been substituted for 'I lb (or 450 g)'.	15th January 1962.
3	IS: 80-1950 Specifica- tion for Tung Oil or Paints.		ber 1961.	"In clause 3·1, line 3 '500 g' has been substituted for '1 lb (or 450 g)'	15th January 1962.
4	IS: 81-1950 Specifica tion for Dehydrated Castor Oil, Polymeri- zed for Paints.	dated 26th	ber 1961.	 (i) In clause 3·1, line 3 '500 g' has been substituted for '1 lb (or 450 g)'. (ii) In clause 4·2, line 2 '6·35 mm' has bee substituted for '0·25 in (or 6·35 mm)'. 	
5	IS: 86-1950 Specifica- tion for Oil Paste for Paints.	S.R.O. 658 dated 26th March 195	ber 1961.	In clause 3·1, line 3 '500 g' has been substituted for '1 lb (or 450 g)'.	15th January 1962.
6	IS:87-1950 Specifica- tion for Oil Paste for Paints to Indian Standard Colour No 105, Oxford Blue.	dated 26th March 195	ber 1961.	- In cause 3·1, line 3 '500 g' has been substituted for '1 lb (or 450 g)'.	15th January 1962,
7	IS: 88-1950 Specifica- tion for Oil Paste for Paints to Indian Standard Colour No 106, Royal Blue.	dated 26th March 195	ber 1961.	In clause 3.1, line 3 '500 g' has been substituted for '1 lb (or 450 g)'.	1962.
8	IS: 89-1950 Specifica- tion for Oil Paste for Paints,	S.R.O. 658 dated 26th March 199			15th Janua _{ry} 1962.

(1)	(2)	(3)	(4)	(5)	(6)
9	IS: 90-1950 Specifica- tion for Oil Paste for Paints to Indian Standard Colour No. 414, Golden Brown.	S.R.O. 658 dated 26th March 1955	ber 1961.	In clause 3 1, line 3 '500 g' has been substituted for '1 ll (or 450 g)'.	1962.
10	IS: 91-1950 Specifica- tion for Oil Paste for Paints.	S.R.O. 658 dated 26th March 1955	No. 1 No- vember . 1961.	In clause 3 · 1, line 3 '500 g' has beer substituted for '1 ll (or 450 g)'.	
11	IS: 92-1950 Speicfica- tion for Oil Paste for Paints.	S.R.O. 658 dated 26th March 1955	ber 1961.	In clause 3:1, line 3 '500 g' has bee substituted for '1 1 (or 450 g)'.	n 1962.
12	IS:93-1950 Speicfica- tion for Oil Paste for Paints.	S.RO. 658 dated 26th March 1955.	No. 1 Octo- ber 1961.	In clause 3.1, line 2 '500 g' has been substituted for '1 li (or 450 g)'.	1 1962.
13	IS: 94-1950 Specifica - tion for Oil Paste for Paints.	S.R.O. 658 dated 26th March 1955	b er 1961	In clause 3.1 line 3 '500g' has beer substituted for '1 ll (or 450 g)'.	1 1962.
14	IS: 96-1950 Speicfica - tion for Oil Paste for Paints, Interior, White.	S.R.O. 658 dated 26th March 195		In clause 3.1, line 2.500 g' has been substituted for 'Ill (or 450 g)'.	1 1962.
15	IS: 388-1958 Specifi - cation for Hydroqui- none, Photographic Grade.	S.O. 658 dated 26th March 1958	No. 1 Octo- ber 1961	In clause A-3·1, line '100 g' has bee substituted for '4 c (or 110 g).	n 1962.
16	IS: 556-1960 Specification for Leclanche Type Radio Batteries (Revised)	S.O. 1463 dated 11th June 1960	No. I October 1961	(i)(a) In Table V Col: *IR22/25-60R20' ha been substituted fo '*IR22/25-60 R20 against 'Reference Number AB ₃ '. (b) In Table V Col 2 *IR22/27-60R22-4F 22' has been substituted for '*IR22/2 60 R22-4R/22' agai st 'Reference Numb ABC ₁ '. (ii) In table VI Cols and 6 the followin has been substitute for the existing columns 5 and 6:	s 1962.
				Rated Life Min	_
				Initial Delayed (5) (6) hr hi	•
				95 8	
				115 10 185 16	
				250 21	5
				165 15 200 17	
				125	0
				155 13 265 24	
				330 30	

(1)	(2)	(3)	(4)	(5)	(6)
				575 515 575 515 200 180 105 80 12 months 12 months 200 185 160 145 380 340 380 340	
17	IS: 718-1955 Specifi - cation for Carbon Tetrachloride, Techni - cal.	S.R.O. 458 dated 25h February 1956.	No. I November 1961.	In clause A·2·I, line 2 '20 to 40mm has been substituted for'0·75 to I·5in. (or 19 to 38 mm)'. (ii) In clause A-2·I line 3 '350 to 750 mm' has been substituted for '15 to 30 in' (or 381 to 762 mm)'. (iii) In clause A-2·I lines 5 and 6 '6 to 12 mm' has been substituted for '025 to 0·5 in' (or 6·4 to 12·7 mm). (iv) The existing Figure I has been deleted and substituted by a new figure.	
18	IS: 798-1955 Specification for Orthophos phoric Acid, Technical.	S.R.O. 1907 dated 1st September 1956	No. 11 November 1961	 (i) In clause 4.3 linc 2 '25 mm' has been substituted for '1 in'. (ii) The existing Item B-3 and its relevant clauses have been deleted and substituted by a new Item and its relevant clauses. (iii) In sub-clause B-7.1.1 line 2 '(or 2 oz)' has been deleted. (iv) In Fig 2 '60 ml Bottle' has been substituted for '2 oz or or 60 ml Bottle'. 	15th Janu ary 1962
19	IS: 965-1958 Equiva- lent Metric Units for Scales, Dimen- sions and Quantities in General Construc- tion Work	S.O. 282 dated 30th January 1960	No. I Octo- ber 1961	(i) In clause 2.3 the existing scales have been deleted and substituted by new scales and note (ii) In clause 2.4 under the column 'Metric Scale to be Used', 'I cm=5m(I)' has (500) been substituted for 'I cm=4m(I)' (400).	15th Janaury 1962

(1)	(2) (3)		(4)	(5)	(6)
				(iii) In clause 2.7 under columns 'fps Scale Currently Used' and 'Metric Scale to be Used' following scales have been introduced between the second and the third scales: fps Scale Currently Used 4in.—I ft (1/3)	to be Used 1 cm = 2.5 cm (1)
				fps Scale Currently Used 6 in. = I ft (I/2)	to be Used i cm = 2 cm
				(iv) In item 6 under the column 'Con- version Factor' the following have been substituted:	(1/2)
				Sl. Substitute for	
				14 41·623 41·648 15 16·387 16·397 17 13·825 13·835	
20	IS: 1223-1958 Specifi- cation for Apparatus for the Determina - tion of Fat in Whole Milk, Evaporated (Unsweetened) Milk, Separated Milk, Skim Milk, Butter milk and Cream by the Gerber Method.	S.O. 1862 dated 29th August 1959	No. 1 Octo- ber 1961	In clause 2 2 line, 2 'to chemicals and' has been added after 'resistant'.	15th Juauary 1962
21	IS: 1293-1958 Specifi- cation for Three-Pin Plugs and Socket- Outlets.	S.O. 1231 dated 30th May 1959	No. 1 Octo- ber 1961	5'3'2'I, line 2 'for the the reception of cur- rent-carrying plug- pins' has been added after 'cover'.	5th January 1962
22	IS: 1410-1959 Specification for Hawser-Laid Coir Rope.	S.O. 800 dated 9th April 1960	No. 1 October 1961	(i) Under Clause A-4.1 the following note has been added: 'Note—If the machine available cannot accommodate a specimen of 2m (or 1fm) initial test length, the test may be carried out on shorter specimen of 1 m (or 1/2 fm) initial test length, and, in such an eventuality two specimens (instead of one) shall be drawn from each coil in the test sample.	1952

(6)**(I)** (4) (5) (2)(3)

> (ii) Under Clause A-4.2 the following note has been added: 'Note-If the machine available cannot accommodate a specimen of 2 m (or 1 fm) initial test length, the test may be carrled out on shorter specimen of 1 m (or 1/2 fm) initial test length, and, in such an eventuality, two specimens (instead of one) shall be drawn from each coil in the test sample'.

23 IS: 1411-1959 Specifi cation for Shroud -Laid Coir Rope

No. 1 Octo-S.O. 613 dated 12th ber 1961 March 1960

(i) Under Clause A-4. I the following note 15th January 1962

has been added: 'NOTE-If the machine available cannot accommodate a specimen of 2 m (or 1 fm) initial test length the test may be carried out on shorter speicmen of 1 m (or 1/2 fm) initial test length, and, in such an eventuality, two specimens (instead of one) shall be drawn from each coil in the test sample'.

(ii) Under Clause A-4. 2 the following note has been added: 'Note-If the machine available cannot accommodate a specimen of 2m (or 1 fm) initial test length the test may be carried out on shorter specimen of 1 m (or 1/2 fm) initial test length, and, in such an eventuality, two specimens (instead of one) shall be drawn from each coil in the test

sample'.

24 IS: 1412-1959 Specification for Cable-Laid date 9th Coir Rope April 1960

ber 1961

No. 1 Octo- (i) Under Clause A-3. I the following note has been added:

Note—If the machine available cannot accommodate a specimen of 2 m(or a fms) initial test length, the test may be carried out on shorter specimen of 1 m (or

15th January 1962

(1) (2) (3) (4) (5) (6)

1/2 fm) initial test length, and, in such an eventuality, two specimens (instead of one) shall be drawn from each coil in the test sample.'

- (ii) Under Clause A-4·2 the following note has been added:
- 'Note—If the machine available cannot accommodate a specimen of 2 m (or 1 fm) initial test length, the test may be carried out on shorter specimen of 1 m (or 1/2 fm) initial test length, and, in such an eventuality, two specimens (instead of one) shall be drawn from each coil in the test sample.'
- 25 IS:1577-1960 Specifi- S.O. 3039 No. 1 Octocation for Cigarettes) dated 24th ber 1961. (From Indian Toba - December cco).
- (i) In clause 0.2, line 15th January 28 for grades custo-1962.

 marily used by the manufacturers' has been substituted for fequivalent grades'.
- (ii) The existing clause 3.6 has been deleted and substituted by a new clause.
- (lii) In clause 3.9, line 6, 'varieties' has been substituted for 'grades'.
- (iv) In clause 3.9, line 7 'grades' has been substituted for 'their equivalents'.
- (v) The existing Appendix E has been deleted and substituted by a new appendix.
- (vi) In clause K-1.1, line 1 '10 to 25g' has been substituted for '25g'.
- (vii) In clause K-1·1, line 7 '500° to 550° C for one hour' has been substituted for '600°C for 2 hours'.
- (viii) In clause P-3·1 line 1 '10·0 g' has been substituted for '4·50 to 5·50 g'.

172	THE GAZ	ETTE OF INDL	A: JANUAR	Y 13, 1962/PAUSA 28,	1885 [PART 11
(1)	(2)	(3)	(4)	(5)	(6)
				(ix) In clause P-3 line 2 '15 ml l been substituted 10 ml'.	nas
				(x) In clause P-3 line 21 '70 ml' l been substituted '7·0 ml'.	188
				(xi) In clause P-3 line 22 '5ml' l been substituted '5g'.	าลร
				(xii) In clause Q-the following been substituted the first two sentences:	has for
				'Wash the residue from the distillation in determination of	the

Copies of these Amendment Slips are available, free of cost, with the Indian Standards Institution, 'Manak Bhavan', 9 Mathura Road, New Delhi-1, and also at its Branch Offices at (i) 232 Dr. Dadabhoy Naoroji Road, Fort Bombay-1, (ii) Third Floor, 11 Scoterkin Street, Calcutta-13, (ii) 2/21 First Line Beach, Madras-1, and (iv) 14/69 Civil Lines, Kanpur.

[No. MD/13.5.]

(see P-3·1)

into a flask and dilute it with water'.

seniç

New Delhi, the 4th January 1962

S.O. 82.—In pursuance of the provisions of sub-rule (2) of rule 3 of the Indian Standards Institution (Certification Marks) Rules, 1955, the Indian Standards Institution hereby notifies that the Indian Standards given in the Schedule hereto annexed have been established during the quarter ending 31st December 1961.

THE SCHEDULE

Sl. No.	No. of India	an	Standard	i	Title of Indian Standard			
I	IS: 731961				Specification for Paving Bitumen (Revised)			
2	IS: 204-1961				Specification for Tower Bolts (Revised)			
3	IS: 212—1961	•	•	•	Specification for Crude Coal Tar for General Use (Revised)			
4	IS: 287—1960	•	•	•	Recommendations for Maximum Permissible Moisture content of Timber used for Different Purposes in Different Climatic zones (Revised).			
5	IS: 292-1961				Specification for Brass Ingots and Castings (Revised)			
6	IS: 305—1961 🖁	•	•	•	Specification for Aluminium Bronze Ingots and Castings (Revised)			
6	IS: 384—1961	•	•	•	Specification for Brushes, Panits and Varnishes, Flat (Revised)			
8	IS: 423—1961]	•	•	•	Specification for Plastic Wood for Joiners Filler (Revised)			
9	IS: 426—1961	•	•	•	Specification for Paste Filler for Colour Coats (Revised)			

Sl. No.	No. of India	an Stai	idard		Title of Indian Standard
10	IS: 454—1961				Specification for Digboi Type Cutback Bitumen (Revised)
II	IS: 4981961	•	•	•	Grading for Vaccum Pan Sugar (Plantation White (Revised)
12	IS: 512—1961				Specification for Oll of Citronella (Revised)
13	IS: 549—1961	•			Specification for Split Cotter Pins (Revised)
14	IS: 627—1961				Specification for Bicycle Chains (Revised)
15	IS: 702—1961	•		4	Specification for Industrial Bitumen (Revised)
16	IS: 774—1960	•	•	•	Specification for Flushing Cisterns for Water Closets and Urinals (Valveless Siphonic Type) (Revised)
17	IS: 898—1961	•	•	•	Specification for Coir Fibre.
18	IS : 951—1960	•	•	•	Specification for Combined Foam and CO2 Crash Ten- der
19	IS: 1289—1960	•	•	•	Methods for Sampling of Mineral Gypsum
20	IS: 1368—1961	•	•	•	Dimensions of Ends of Bolts and Screws
21	IS: 1390—1961	•	•	•	Methods for Determination of pH Value of Aqueous Extracts of Textile Materials.
22	IS: 1473—1960	•	•	•	Methods of Chemical Analysis of Manganese Ores
23	IS: 1519 (Part-I	.)—196	I	•	Method for Temperature Measurement of Petroleum and its Products, Part I
24	IS: 16401960	•	•	•	Glossary of Terms relating to Hides, Skins, and Leather
25	IS: 1666—1961	•	•	•	Specification for Paper-Covered Rectangular Copper Conductors for Transformer Windings
26	IS: 1709—1960	•	•	٠	Specification for Fixed Capacitors for Fans
27	IS: 1710—1960		•	•	Spacification for Vertical Turbine Pumps for Clear, Cold, Fresh Water
28	IS: 1720—1960	•	•	•	Specification for Cotton Sewing Thread, Bleached or Dyed.
29	IS: 1723—1960	•	•	•	Specification for Pork
30	IS: 1741—1960	•	•	•	Specification for Latex Foam Rubber Products.
31	IS: 1743—1960	•	•	•	Specification for Meat of Sheep and Goats Canned in Brine
32	IS: 1748—1961	•	•	•	Sizes of Graphite Crucibles
33	IS: 1752—1961	•	•	•	Specification for Coal Dust for Use in Cast Iron Foundry
34	IS: 1756—1961	•	•	•	Method for Modified Erichsen Cupping Test for Steel Sheet and Strip.
35	IS: 1758—1960	•	•	٠	Specification for Jute Batching Oil
36		•	•	•	Specification for Transparent Sheet Glass for Glazing and Framing Purposes
37	IS : 1769—1961	•	•	•	Specification for Cigars and Charoots
38	***	•	•	•	Specification for Brass Plating
39			•	٠	Specification for Paper for Permanent Records
40			•	•	Specification for Base Paper for Sensitized Paper
41		•	•	•	Specification for Folding Box Board, Uncoated
42	IS: 1779—1961	•	•	•	Specification for 4-Metre, Levelling Staff, Folding Type
43		•	•	٠	Specification for Vegetable Tallow
44	IS: 1785—1961	•	-	٠	Specification for Plain Hard-Drawn Steel Wire for Prestressed Concrete
45	IS: 1792—1961	•	•	•	Specification for Aluminium Milking Pails (Hooted Type)
46	IS: 1793—1961		•		Guide for Marking Textile Materials made of Wool

Sl. No.	No. of Indian	n Stand	lard	Title of Indian Standard
47	IS: 1796—1961	•		Specification for Crude Glycerine and Refined Gly- cerine
48	IS: 1798-1961			Specification for Black Pepper, Whole and Ground
49	IS: 1800—1961			Specification for Geraniol
50	IS: 1801—1961			Specification for Citronellol
51	IS: 1806—1961			Specification for Malted Milk Food
52	IS: 1807—1961	•		Method for Determination of Colour Fastness of Textile Materials to Formaldehyde
53	IS: 1808—1961	•		Specification for Hydrated Lime for Grease Manufacture
54	IS: 1809—1961			Specification for Nickel Salts for Electroplating
55	IS: 1814—1961	•		Specification for Handloom Cotton Mootus, Stripped or checked
56	IS: 1818—1961	•		Specification for Outdoor Air-Break Isolators and Earth- ing Switches for Voltages Up to 220 kV
57	IS: 1822—1961	•		Specification for Motor Starters of Voltage Up to 650 Volts
58	IS: 1824—1961			Specification for Household Insecticidal Spray
59	IS: 1826—1961			Specification for Venetian Blinds for Windows
60	IS: 1830—1961	•		General Requirements for Milling Cutters
61	IS: 1831—1961	•		Dimensions for Milling Cutters
62	IS: 1832—1961			Specification for Malathion, Technical
63	IS: 1833—1961			Specification for Diazinon, Technical
64	IS: 1835—1961			Specification for Steel Wire for Ropes
65	IS: 1836—1961			Specification for Reamers
66	IS: 1837—1961			Specification for Fanlight Pivots
67	IS: 1838—1961	•		Specification for Preformed Fillers for Expansion Join t in concrete Non-Extruding and Resilient Type (Bitu- men-Impregnated Fibre)
68	IS: 1839—1961	•		Specification for Toluene, Reagent Grade
69	IS: 1840—1961			Specification for Benzene, Reagent Grade
70	IS: 1841—1961			Specification for Rolled Aluminium Rods (Electrical Conductor Grade) for Electrical Purposes.
71	IS: 1842—1961			Specification for Surveying Chain Pins (Arrows)
72	IS: 1845—1961	•		Specification for Common Salt for Butter and Cheese Industry
73	IS: 1846—1961	•		Specification for Lead-Acid Storage Batteries for Aircraft (Aerobatic and Non-Aerobatic)
74	IS: 1847—1961	٠		Specification for 99.7 percent Primary Aluminium Not- ched Bars and Ingots for Remelting for Aircraft Pur- poses
75	IS: 1848—1961			Specification for Writing and Printing Papers
76	IS: 1851 (Part I)-	- 1961	•	Specification for Arc Welding Transformers Part I: Single Operator Type
77	IS: 1858—1961			Specification for Door Mats, Creel, Bit and Fibre
78	IS: 1872—1961	•		Specification for Thinner for Synthetic Paints and Varnishes for Aircrafts
79	IS: 1877—1961			Terminology for Spices and Condiments
80	IS: 1884 (Part I)	 1961	•	Specification for Automobile Electric Horns, Part I: DC Vibrating Type

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MINISTRY OF STEEL, MINES AND FUEL (Department of Iron & Steel)

New Delhi, the 2nd January 1962

S.O. 83|ESS. COMM|IRON AND STEEL-2(c)|AM(88).-In exercise powers conferred by Sub-clause (c) of Clause 2 of the Iron and Steel (Control) Order, 1956, the Central Government hereby directs that the following further amendment shall be made to the Notification of the Government of India in the Ministry of Steel, Mines and Fuel No. S.R.O. 2041/ESS. COMM/IRON AND STEEL-2(c), dated the 11th June, 1957, as amended from time to time, namely:-

In the schedule annexed to the said Notification in columns 2 and 3 thereof, against "OTHERS" the following shall be added, namely:—

2

" 51. Deputy Director, Stores, (Iron and Steel) and ex-officio Assistant Iron and Steel Controller (Gr. I), Iron and Steel Controller's Office, Calcutta.

4, 5, 10, 11, 18, 20, 22 and 23.

3

[No. SC(A)-2(10)/61.1

New Delhi, the 4th January 1962

S.O. 84|Ess. COMM|Iron and Steel-15(1)|AM(9).—The following Notification issued by the Iron and Steel Controller under proviso to Clause 15(1) of the Iron and Steel (Control) Order, 1956 is published for general information.

"NOTIFICATION

In exercise of the powers conferred by proviso to Sub-clause (1) of Clause 15 of the Iron and Steel (Control) Order, 1956, as amended by Notification No. S.O. 2369/ESS. COMM/Iron and Steel/AM(3), dated 13th November 1958, published in Part II Section 3, Sub-Section (ii) of the Gazette of India Extraordinary, dated 13th November 1958 and with the approval of the Union Government the Iron and Steel Controller hereby notifies the following amendments to the concessional col. I and col. II maximum selling prices (base) for prime quality steel by the Main and Registered Producers and by the Controlled Stockholders respectively to the manufacturers of Engineering Goods for fabricating Iron and Steel Products under Export Promotion orders only published under S.O. 2643-ESS. COMM/Iron and Steel-15(1) in Part II Section 3 of the Extraordinary Gazette of India, dated 18th December 1958 in Schedule No. 1 as amended from time to time.

SCHEDULE NO. I SCHEDULE OF BASE PRICES A-Prime quality Steel and Semis

Col.				
ÇOL.	I	Col. II		
For sales by Main and Registered Producers		For sales by Controlled Stockholders		
3	4	5	6	
sted	Tested	Un- tested	Tested Rs.	
	Proc	d Registered Producers 3 4 Un- Tested sted	d Registered Stockho Producers 3 4 5 Un- Tested Un- sted tested	

I	2	3	4	5	6
		Rs.	Rs.	Rs.	Rs.
3.	Structurals, Bearing Plates & Crossing Sleeper Bars	466	476	496	511
4.	Plates 10 mm and up	466	479	496	514
9.	Black Sheets thicknesses 3.15 to 2.0 mm	583	593	618	628

The above base prices are subject to the conditions of sales by the Main Producers, by Registered Producers other than Main Producers and by Controlled Stockholders respectively as laid down under Schedule IV of the consolidated Price Notification published under S.O. 2249-ESS. COMM/Iron and Steel-15(1) and 27(1) in Part II Section 3(ii) of the Gazette of India, dated 1st November 1958 and to section and quality extras as laid down in Appendix I of the said Notification as amended from time to time. The concessional selling prices of the other categories of prime quality steel and Semis remain unaltered.

The above amendment takes effect from the date of its publication in the Gazette of India.

A. N. BANERJEE, Iron and Steel Controller".

[No. S.C.(C)-2(142)/60,]

J. S. BAIJAL, Under Secy.

(Department of Mines and Fuel)

New Delhi, the 3rd January 1962

S.O. 85.—In exercise of the powers conferred by sub-section (1) of section 15 of the Coal Mines (Conservation and Safety) Act, 1952 (12 of 1952) read with rule 20 of the Coal Mines (Conservation and Safety) Rules, 1954, the Central Government hereby appoints Shri R. G. Deo, Additional Chief Inspector of Mines vice Shri G. S. Jabbi, Chief Inspector of Mines and Shri S. N. Sahgal. Director of Planning, National Coal Development corporation vice Shri B. R. Pai as members of the Technical Advisory Committee (Mining), and makes the following amendments in the notification of the Government of India in the Ministry of Steel, Mines and Fuel (Department of Mines and Fuel) No. S.O. 2341, dated the 20th September, 1961, namely:—

In the said notification, in the first column, for the entries at serial No. 2 and 6, the following entries shall be substituted, respectively:—

- 2. Shri R. G. Deo, Additional Chief Inspector of Mines, Dhanbad.
 - Shri S. N. Sahgal, Director of Planning, National Coal Development Corporation, Ltd., Ranchi"

[No. C5-4(3)/61.]

ORDER

New Delhi, the 4th January 1962

S.O. 86.—In exercise of the powers conferred by sub-section (2) of section 5 of the Coal Mines (Conservation and Safety) Act, 1952 (12 of 1952), the Central Government hereby delegates to the Board its powers under sub-rule (7) of rule 38 of the Coal Mines (Conservation and Safety) Rules, 1954.

[No. C5-5(10)/61.]

S. P. GUGNANI, Dy. Secy.

(Department of Mines and Fuel) ORDER.

New Delhi, the 6th January, 1962.

S.O. 87.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby directs that the powers conferred on it by section 3 of the said Act to make orders under

clauses (c), (d), (e), (f), (h), (i), (ii) and (j) of sub-section (2) of that section shall, in relation to petroleum and petroleum products (other than Kerosine), be exercisable also by the State Government of Assam and with the previous consent of that Government, by an officer subordinate to it and not below the rank of District Collector.

[No. 31(57)/61(SUP).]

S. D. BHAMBRI, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 1st January 1962

S.O. 88.—In pursuance of sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following further amendments in the notification of the Government of India in the late Ministry of Agriculture No. S.R.O. 634-A, dated the 28th February, 1957, namely:—

In the Schedule to the said notification—(i) in Part I—General Central Service, Class III, for the sub-heading "Desert Afforestation Research Station, Jodhpur" and the existing entries thereunder in Columns 1 to 5, the following sub-heading and entries shall be substituted, namely:—

I	2	3	4	5
Central Arid Zone Research Institute, Jodhpur.	, , , _ , , , , , , , , , , , , , , , ,			4 +
All Posts	Director	Director	All	Joint Secretary to the Government of India, Ministry of Food and Agriculture (Depart- ment of Agriculture).
Research Station	n, Jodhpur'' .	and the existin	g entries th	heading "Desert Afiorestation tereunder in Columns 1 to 5 tuted, namely ;—
I	2	3	4	5
Central Arid Zone Research Institute, Jodhpur.		,		
All posts	Director	Director	All	Joint Secretary, Ministry of Food and Agriculture (Department of (Agriculture).
			[No.	21-84/54-Soil Cons. (I).]
			В. 3	D. KAPUR, Under Secy.

(Department of Agriculture)

New Delhi, the 8th January 1962

S.O. 89.—In pursuance of sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following further amendments in the notification of the Government of India in the

late Ministry of Agriculture, No. S.R.O. 634-A, dated the 28th February, 1957, namely:—

In the schedule to the said notification, in Part I-General Central Service, Class III, after the existing entries, the following entries shall be inserted, namely:—

2 3 4 5

Regional Poultry Farms: Bombay, Bangalore/ Bhubaneswar All posts

Deputy Secretary Ministry of Food and Agriculture (Deptt. of Agri.) Deputy Secretary Ministry of Food and Agriculture (Deptt. of Agr.)

All Joint Secretary Ministry of Food and Agriculture (Deptt. of Agrl.)

[No. 28-37/61-L.]

K. C. SARKAR, Under Secy.

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 30th December 1961

- S.O. 90.—In exercise of the powers conferred by section 9 of the Indian Lac Cess Act, 1930 (24 of 1930), and in supersession of the Indian Lac Cess Committee Provident Fund Rules, the Indian Lac Cess Committee, with the previous sanction of the Central Government, hereby makes the following Rules, namely:
- 1. Short title.—These rules may be called the Indian Lac Cess Committee Provident Fund Rules, 1961.
 - 2. **Definitions.**—In these rules, unless the context otherwise requires,—
 - (a) "Committee" means the Indian Lac Cess Committee, constituted under the Indian Lac Cess Act, 1930 (24 of 1930).
 - (b) "emoluments" means pay, leave salary or subsistence grant as defined in the Fundamental Rules and inclues dearness pay appropriate to pay, leave salary or subsistence grant;
 - (c) "family" means-
 - (i) In the case of a male subscriber, the wife or wives and children of a subscriber and the widow or widows and children of a deceased son of the subscriber, provided that if a subscriber proves that his wife has been judicially separated from him or has ceased under the customary law of the community to which she belongs to be entitled to maintenance, she shall henceforth be deemed to be no longer a member of the subscriber's family in matters to which these rules relate, unless the subscriber subsequently indicates by express notice in writing to the Secretary of the Committee that she shall continue to be so regarded;
 - (ii) in the case of a female subscriber, the husband and children of the subscriber and the widow or widows and children of a deceased son of the subscriber:

Provided that if a subscriber by notice in writing to the Secretary of the Committee expresses her desire to exclude her husband from her family, the husband shall henceforth be deemed to be no longer a member of the subscriber's family in matters to which these rules relate, unless the subscriber subsequently cancels formally in writing her previous notice;

Note I.—"children" means legitimate children.

Note II—An adopted child shall be considered to be a child when the Secretary, or, if any doubt arises in the mind of the Secretary, the Committee is satisfied that under the personal law of the subscriber, adoption is legally recognised as conferring the status of a natural child but in this case only;

- (d) "Fund" means the Indian Lac Cess Committee Provident Fund;
- (e) "leave" means any kind of leave recognised by the Fundamental Rules or other Service Rules which may be applicable to the subscriber;
- (f) "Secretary" means the Secretary of the Committee;
- (g) "year" means the financial year;
- (h) any other expression used but not defined in these rules and defined either in the Provident Funds Act, 1925 (19 of 1925) or in the Fundamental Rules shall have the same meaning as in that Act or those rules, as the case may be.

CONSTITUTION AND MANAGEMENT OF THE FUND

- 3. Management of Fund.—The Fund shall be vested in and managed by the Committee.
 - 4. Fund.—The Fund shall consist of-
 - (a) The amounts at the credit of the Provident Fund of the Indian Lac-Association for Research on the afternoon of 31st July, 1931;
 - (b) subscriptions and contributions which are to be carried to the Fund in accordance with these rules;
 - (c) such additions to the Fund as the Committee may at any time and from time to time decide to make; and
 - (d) the income of the fund from loans, deposits and investments.
- 5. Persons to whom rules shall apply.—(1) These rules shall apply to every salaried officer and servant of the Committee employed either temporarily or on a long-term basis, not being:—
 - (a) a person who has not put in one year's service under the Committee; or
 - (b) a person who is a permanent servant of the Central Government or of a State Government whose services have been lent or transferred to the Committee;

Provided that these rules shall not apply to any such servant between whom and the Committee an agreement subsists in respect of a Provident Fund, other than an agreement providing for the application to him of these rules, and in the case of an agreement so providing, shall apply subject to the terms of such agreement.

- (2) Every officer or servant of the Committee to whom these rules apply shall subscribe to the Fund.
- 6. Nominations.—(1) A subscriber shall, on joining the Fund, send to the Seretary, a nomination conferring on one or more persons the right to receive the amount that may stand to his credit in the event of his death before that amount has become payable or before the amount having become payable, has not been paid: Provided that if, at the time of making nomination, the subscriber has a family, the nomination shall not be in favour of any person other than a member of his family.
- (2) If a subscriber nominates more than one person under sub-rule (I), he shall specify in the nomination the amount or share payable to each of the nominees, in such manner as to cover the whole of the amount that may stand to his credit in the Fund at any time.
- (3) Every nomination shall be in such one of the Forms set forth in the First Schedule as is appropriate in the circumstances.
- (4) A subscriber may at any time cancel a nomination by sending a notice in writing to the Secretary:

Provided that the subscriber shall, along with such notice send a fresh nomination made in accordance with the provisions of this rule.

- (5) A subscriber may provide in a nomination-
 - (a) in respect of any specified nominee, that in the event of his predeceasing the subscriber, the right conferred upon that nominee shall pass to such other person as may be specified in the nomination;
 - (b) that the nomination shall become invalid in the event of the happening of a contingency, specified therein; provided that if at the time of

making the nomination the subscriber has no family, he shall provide in the nomination that it shall become invalid in the event of his subsequently acquiring a family.

- (6) Immediately on the death of a nominee in respect of whom no special provision has been made in the nomination under clause (a) of sub-rule (5) or on the occurrence of any event by reason of which the nomination becomes invalid in pursuance of clause (b) of sub-rule (5) or the proviso thereto, the subscriber shall send to the Secretary a notice in writing cancelling the nomination, together with a fresh nomination made in accordance with the provisions of this rule.
- (7) Every nomination made, and every notice of cancellation given, by a subscriber shall, to the extent that it is valid, take effect on the date on which it is received by the Secretary.
- 7. Subscriber's accounts.—An account shall be opened in the name of each subscriber in which shall be credited—
 - (i) the subscriber's subscriptions;
 - (ii) the contributions made under rule 11 by the Committee to his account;
 - (iii) interest, as provided in rule 12 on subscriptions;
 - (iv) interest, as provided in rule 12 on contributions;
- 8. Conditions of subscription.—(1) Every subscriber shall subscribe monthly to the Fund when on duty.
- (2) A person employed under the Committee, either temporarily or on a long term basis, may subscribe to the Fund on completion of at least one year's continuous service with retrospective effect from the date of his appointment provided that the Committee's contribution under rule 11 and interest thereon shall be credited only after completion of three years' service, with retrospective effect from the second year of his service.
- (3) The subscriber shall intimate his election to subscribe with retrospective effect under sub-rule (2) by a written communication to the Secretary within one month of his becoming a subscriber, and the election once intimated shall be final. Failure to make due and timely intimation under this sub-rule shall be deemed to constitute an election not to subscribe with retrospective effect.
 - (4) A subscriber may at his option not subscribe during leave.
- (5) The subscriber shall intimate his election not to subscribe during leave in the following manner:—
 - (a) if he is an officer who draws his own pay bill, by making no deduction on account of subscription in his first pay bill drawn after proceeding on leave;
 - (b) if he is not an officer who draws his own pay bills, by written communication to the Secretary before he proceeds on leave.

Failure to make due and timely intimation shall be deemed to constitute an election to subscribe. The option of a subscriber once intimated under this subrule shall be final.

- 9. Rate of subscription.—(1) The amount of subscription shall be fixed by the subscriber himself subject to the following conditions namely:—
 - (a) it shall be expressed in whole rupees; and
 - (b) it shall not be less than 8-1/3 per cent of his emoluments.
 - (2) For the purposes of sub-rule (1), the emoluments of a subscriber shall be-
 - (a) in the case of a subscriber who was in the Committee's service on the 31st March of the preceding year, the emoluments to which he was entitled on that date, provided that—
 - (i) if the subscriber was on leave on the said date and elected not to subscribe during such leave or was under suspension on the said date, his emoluments shall be the emoluments to which he was entitled on the first day after his return to duty;
 - (ii) if the subscriber was on deputation out of India on the said date or was on leave on the said date and continues to be on leave and has elected to subscribe during such leave, his emoluments shall be the emoluments to which he would have been entitled had he been on duty in India;

- (iii) if the subscriber joined the fund for the first time on a day subsequent to the said date, his emoluments shall be the emoluments to which he was entitled on such subsequent date;
- (b) in the case of a subscriber who was not in the Committee's service on the 31st March of the preceding year, the emoluments to which he was entitled on the first day of his service or, if he joined the Fund for the first time on a date subsequent to the first day of his service, the emoluments to which he was entitled on such subsequent date:
- Provided that, if the emoluments of the subscriber are of a fluctuating nature, they shall be calculated in such manner as the Committee may direct.
- (3) The subscriber shall intimate the fixation of the amount of his monthly subscription in each year in the following manner:—
 - (a) if he was on duty on the 31st March of the preceding year, by the deduction which he makes or causes to be made in this behalf from his pay bill for that month;
 - (b) if he was on leave on the 31st March of the preceding year and elected not to subscribe during such leave, or was under suspension on that date, by the deduction which he makes or causes to be made in this behalf from his first pay bill after his return to duty;
 - (c) if he was on leave on the 31st March of the preceding year and continues to be on leave and has elected to subscribe during such leave, by the deduction which he makes or causes to be made in this behalf from his pay bill for that month;
 - (d) if he has entered the Committee's service for the first time during the year, or joins the Fund for the first time, by the deduction which he makes or causes to be made in this behalf from his pay bill for the month during which he joins the Fund;
 - (e) if his emoluments are of a fluctuating nature, in such manner as the Committee may direct.
- (4) The amount of subscription so fixed shall remain unchanged throughout the year:
 - Provided that if a subscriber is on duty for part of a month and on leave for the remainder of that month, and if he had elected not to subscribe during leave, the amount of the subscription payable shall be proportionate to the number of days spent on duty in the month.
- (5) When a subscriber is sent on deputation out of India, he shall remain subject to the Rules of the Fund in the same manner as if he were not so sent on deputation.
- 10. Realisation of subscription.—The Committee shall have power to deduct from the emoluments of any subscriber the subscription due from him and the orincipal and interest on the advance, if any, made to him from the Fund.
- 11. Contribution by the Committee.—(1) The Committee, shall, on the 31st March of each year, make a contribution to the account of each subscriber:
 - Provided that if a subscriber dies or quits the service during the year, contribution shall be credited to his account for the period between the close of the preceding year and the date of death or quitting service.
- (2) The contribution shall be at the rate of one twelfth of the subscriber's emoluments drawn on duty, or his leave salary drawn during leave if he elected to subscribe while on leave.
- (3) The amount of contribution payable under sub-rule (2) shall be rounded to the nearest whole rupee 50 naye paise or more counting as the next higher rupee.
- 12. Interest.—(1) The Committee shall pay to the credit of the account of a subscriber interest at such rate, as is being paid by the Central Government on the Central Contributory Provident Fund accumulation on the amount at his credit in the Fund.

- (2) Interest shall be credited with effect from the 31st March of each year in the following manner:—
 - (a) on the amount at the credit of a subscriber on the 31st March of the preceding year less any sums withdrawn during the current year, interest for twelve months;
 - (b) on sums withdrawn during the current year, interest from the 1st April of the current year upto the 1st day of the month preceding the month of withdrawal;
 - (c) on all sums credited to the subscriber's account after the 31st March of the preceding year, interest from the date of deposit upto the 31st March of the current year;
 - (d) the total amount of interest shall be rounded to the nearest rupec in the manner specified in sub-rule (3) of rule 11:
 - Provided that when the amount standing at the credit of a subscriber has become payable, interest shall thereupon be credited under this subrule in respect of only of the period from the beginning of the current year or from the date of deposit, as the case may be, upto the date on which the amount standing at the credit of the subscriber became payable.
- (3) For the purposes of this rule, the date of deposit shall, in the case of recoveries from emoluments, be deemed to be the first day of the month in which they are recovered. The accounts of the Fund shall be made up every year for the period corresponding with the financial year.
- (4) In addition to any amount to be paid under rule 21, interest thereon shall be paid at the prescribed rate upto the end of the calendar month preceding the month of payment provided that the interest shall be paid for a maximum period of six months commencing from the month in which payment becomes due:
 - Provided that no interest shall be paid in respect of any further period after the date which the Secretary has intimated to that person (or his agent) as the date on which he is prepared to make payment in cash, or if he pays by cheque, after the date on which the cheque in that person's favour is sent to him.
- 13. The Lapse and Forfeiture Account.—All amounts which the Committee shall decide to treat as lapses and forfeitures shall be transferred to a separate account to be called "The Lapse and Forfeiture Account and shall be used and applied by the Committee as a Reserve Fund to meet any loss or depreciation of or in investments for the time being of the Fund. Any profit arising on any of the said investments shall be transferred to the Lapse and Forfeiture Account. If and when the Committee is of the opinion that the amount to the credit of the Lapse and Forfeiture Account is sufficient to meet any possible loss or depreciation of or in the said investments, the surplus, if any, may be divided amongst the members in such proportion as the Committee may decide.
- 14. Advances from the Fund.—(1) A temporary advance may be granted to a subscriber from the amount standing to his credit in the Fund at the discretion of the Committee, which may delegate its power in this respect to the President, the Vice-President or the Secretary of the Committee.
- (2) No advance shall be granted under sub-rule (1) unless the sanctioning authority is satisfied that the applicant's pecuniary circumstances justify it, and that it will be expanded on the following object or objects and not otherwise:—
 - (a) to pay expenses in connection with the prolonged illness of the applicant or any person actually dependent on him;
 - (b) to pay for the overseas passage for reasons of health or education of the applicant or any person actually dependent on him;
 - (c) to pay obligatory expenses on a scale appropriate to the applicant's status which by customary usage the applicant has to incur in connection with marriages, funerals or other ceremonies of persons actually dependent on him.
- (3) An advance shall not, except for special reasons, exceed three months pay, and shall in no case exceed the amount of subscription and interest thereon standing to the credit of the subscriber in the Fund.
- (4) An advance shall not, except for special reasons, he granted until at least twelve months after the final repayment of all previous advance, together with

interest thereon, unless the amount already advanced does not exceed two-thirds of the amount admissible under sub-rule (3).

- (5) The sanctioning authority shall record in writing its reason for granting the advance: provided that if the reason is of a confidential nature it may be communicated to the Secretary confidentially.
- (6) An advance may also be granted for such purposes and on such conditions as are prescribed by the Government of India from time to time under the Contributory Provident Fund Rules (India).
- 15. Recoveries of Advances.—(1) An advance shall be recovered from the subscriber in such number of equal monthly instalments as the sanctioning authority may direct; but such number shall not be less than twelve unless the subscriber so elects, or in any case more than twenty four. A subscriber may, at his option, make repayment in a smaller number of instalments than that prescribed. Each instalment shall be a number of whole rupees, the amount of the advance being raised or reduced, if necessary, to admit of the fixation of such instalments.
- (2) Recovery shall be made in the manner provided in rule 10 for the realisation of subscriptions, and shall commence on the first occasion after the advance is made on which the subscriber draws emoluments, other than leave salary or subsistance grant for a full month. Recovery shall not be made, except with the subscriber's consent, while he is on leave or in receipt of subsistence grant and may be postponed by the sanctioning authority during the recovery of an advance of pay granted to the subscriber.
- (3) If more than one advance has been made to a subscriber, each advance shall be treated separately for the purpose of recovery.
- (4) (a) After the principal of the advance has been fully repaid, interest shall be paid thereon at the rate of one-fifth per cent of the principal for each month or broken portion of a month during the period between the drawal and complete repayment of the principal.
- (b) Interest shall ordinarily be recovered in one instalment, in the month after complete repayment of the principal but if the period referred to in clause (a) exceeds twenty months, interest may, if the subscriber so desires, be recovered in two equal monthly instalments. The method of recovery shall be that provided in sub-rule (2). Payments shall be rounded to the nearest rupee, in the manner provided in sub-rule (3) of rule 11.
- (5) Recoveries made under this rule shall be credited as they are made to the account of the subscriber in the Fund.
- 16. Circumstances in which accumulations are payable.—When a subscriber quits the service of the Committee, the amount standing to his credit in the Fund shall, subject to any deduction under rule 19 become payable to him:

Provided that a subscriber who has been dismissed from the service and is subsequently reinstated in the service shall, if required to do so by the Committee, repay any amount paid to him from the Fund in pursuance of this rule, with interest thereon at the rate provided in rule 12. The amount so repaid shall be credited to his account in the Fund, the part which represents the Committee's contribution with interest thereon being accounted for in the manner provided in rule 7.

- 17. Accumulations payable on retirement or on being declared medically unfit.—When a subscriber:
 - (a) has proceeded on leave preparatory to retirement, or
 - (b) while on leave, has been permitted to retire or declared by competent medical authority to be unfit for further service, the amount of subscriptions and interest thereon standing to his credit in the Fund shall upon application made by him in that behalf to the Secretary, become payable to the subscriber:
 - Provided that the subscriber, if he returns to duty shall if required to do so by the Committee, repay to the Fund for credit to his account, the whole or part of any amount paid to him from the Fund in pursuance of this rule with interest thereon at the rate provided in rule 12 in cash or securities, or partly in cash and partly in securities, by instalments or otherwise by recovery from his emoluments or otherwise as the Committee may direct.

- 18. Payment to Nominees.—Subject to any deduction under rule 19 on the death of a subscriber before the amount standing to his credit has become payable, or where the amount has become payable, before payment has been made;
 - (1) when the subscriber leaves a family-
 - (a) if a nomination made by the subscriber in accordance with the provision of rule 6 in favour of a member or members of his family subsists, the amount standing to his credit in the fund or the part thereof to which the nomination relates shall become payable to his nominee or nominees in the proportion specified in the nomination;
 - (b) if no such nomination in favour of a member or members of the family of subscriber subsists or if such nomination relates only to a part of the amount standing to his credit in the Fund, the whole amount or the part thereof to which the nomination does not relate, as the case may be, shall not withstanding any nomination purporting to be in favour of any person or persons other than a member or members of his family become payable to the members of his family in equal shares:

Provided that no share shall be payable to-

- (i) sons who have attained majority;
- (ii) sons of a deceased son who have attained majority;
- (iii) married daughters whose husbands are alive;
- (iv) married daughters of a deceased son whose husbands are alive, if there is any member of the family other than those specified in clauses (1), (2), (3) and (4):
- Provided also that the widow or widows and the child or children of a deceased son shall receive between them in equal parts only the share which that son would have received if he had survived the subscriber and had been exempted from the provisions of clause (1) of the first proviso.

Note.—(1) Any sum payable under these rules to a member of the family of a subscriber vests in such member under sub-section (2) of section 3 of the Provident Funds Act, 1925.

(2) When the subscriber leaves no family, if a nomination made by him in accordance with the provisions of rule 6 in favour of any person or persons subsists, the amount standing to his credit in the Fund or the part thereof to which the nomination relates, shall become payable to his nominee or nominees in the proportion specified in the nomination.

Note.—(1)When a nominee is a dependent of the subscriber as defined in clause (c) of section 2 of the Provident Funds Act, 1925, the amount vests in such nominee under sub-section (2) of section 3 of that Act.

- (2) When the subscriber leaves no family and no nomination made by him in accordance with the provisions of rule 6 subsists, or if such nomination relates only to part of the amount standing to his credit in the Fund, the relevant provisions of clause (b) and of sub-clause (ii) of clause (c) of sub-section (1) of section 4 of the Provident Funds Act, 1925 are applicable to the whole amount or the part thereof to which the nomination does not relate.
- 19. **Deduction.**—Subject to the condition that no deduction may be made which reduces the credit by more than the amount of any contribution by the Committee with interest thereon credited under rules 11 and 12, before the amount standing to the credit of the subscriber in the Funds is paid out of the Fund, the Committee may direct the deduction therefrom and payment to the Committee of—
 - (a) any amount, if a subscriber has been dismissed from the service for grave misconduct:
 - Provided that, if the order of dismissal is subsequently cancelled, the amount so deducted shall, on his reinstatement in the service, be replaced at his credit in the Fund;
 - (b) any amount if a subscriber resigns his employment under the Committee within five years of the commencement thereof, otherwise

than by reason of superannuation or a declaration by competent medical authority that he is unfit for further service:

- Provided that the Committee shall not direct any deduction under clause
 (b) when the subscriber resigns his employment with permission of
 the Committee to take up service under any one of the following
 authorities namely—
 - (i) a University or Institute which provides for pensionary status or Provident fund to its employees, and
 - (ii) such other Committees or bodies of similar status as the Committee may decide from time to time;
- (c) any amount due under a liability incurred by the subscriber to the Committee, the amounts deducted under clauses (a) and (b) shall be transferred to the Lapse and Forfeiture Account and the amount deducted under clause (c) shall be paid to the Committee or credited to the Fund, as the case may be.
- 20. Payment.—(1) When the amount standing to the credit of a subscriber in the Fund, or the balance thereof after any deduction under rule 19 becomes payable, it shall be the duty of the Secretary, after satisfying himself, when no such deduction has been directed under that rule, that no deduction is to be made, to make payment as provided in section 4 of the Provident Funds Act, 1925.
- (2) If the person to whom under these rules, any amount is to be paid is a Lunatic for whose estate a manager has been appointed in his behalf under the Indian Lunacy Act, 1912, the payment will be made to such manager and not to the lunatic.
- (3) Any person who desired to claim payment under this rule shall send a written application in that behalf, to the Secretary.

Note.—When the amount standing to the credit of a subscriber become payable under rules 16, 17 and 18 the Secretary shall authorise prompt payment of that portion of the amount standing to the credit of a subscriber in regard to which there is no dispute or doubt, the balance being adjusted as soon after as may be.

- 21. Procedure for Accounting.—(1) All sums pald into and from the Fund under these rules shall be accounted for in the books of the Committee in an account named "Indian Lac Cess Committee Provident Fund Account".
- (2) Such accounts shall be examined and audited annually by the auditors of the Committee.
- (3) Any loss to the fund from any cause whatever shall be borne by and be a charge on the Fund and shall be deducted in the first place from the income derived from subscribers subscriptions before such income is distributed.
- (4) The current account of the Fund shall be kept in the Post Office Savings Bank. Any funds not required for current expenditure may be invested in the name of the Fund in any Security in which trust property may lawfully be invested under the Indian Trusts Act, 1882, or Ten year Treasury Saving Deposit Certificates or National Savings Certificates to the extent permissible and or in fixed deposit with the State Bank of India. Placing of money in fixed deposit and the investment thereof and the disposal of money so placed or invested shall require the sanction of the Standing Finance Sub-Committee or, if no such Committee is in existence, of the President. All orders for making deposits or investments or for the withdrawal of the same or for the disposal in any manner of the Fund shall be signed by the Secretary, Indian Lac Cess Committee and countersigned by the President/Vice-President/a member of the Committee who is specially authorised for the purpose:

Provided that when the Secretary is not at headquarters, cheques etc. may be signed by the Assistant Secretary instead of the Secretary.

22. Annual Statement of Account.—(1) As soon as possible after the 31st March of each year the Secretary shall send to each subscriber a statement of his account in the Fund, showing the opening balance as on the 1st April of the year, the total amount credited or debited during the year, the total amount of

Name and address of

nominee

interest credited as on the 31st March of the year and the closing balance on that date. The Secretary shall attach to the statements of account an enquiry whether the subscriber-

- (a) desires to make any alteration in any nomination made under rule 6;
- (b) has acquired a family (in cases where the subscriber has made no nomination in favour of a member of his family under rule 6).
- (2) Subscribers should satisfy themselves as to the correctness of their annual statements and errors should be brought to the notice of the Secretary within one month from the date of receipt of the statement.
- 23. Agreement.—Every subscriber shall sign an agreement in the Form provided in the Second Schedule to these rules agreeing to abide and be bound by these rules.
- 24. Winding up of Fund,—(1) The Fund may be wound up by the Central Government.
- (2) On the winding up of the Fund, the assets shall be realised and distributed amongst subscribers in accordance with their accounts.
- (3) The amount if any, standing to the credit of "Lapse and Forfeiture Account" constituted under rule 13 shall also be divided amongst the subscribers in such proportion as the Committee may decide.
- 25. Amendment of rules.—No amendment to these rules shall be made without the previous sanction of the Central Government.

FIRST SCHEDULE [See Rule 6(3)]

Forms of Nomination

1. When the subscriber has a family and wishes to nominate one member thereof.—I hereby nominate the person mentioned below, who is a member of my family as defined in Rule 2 of the Indian Lac Cess Committee Provident Fund Rules, 1961, to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable, has not been paid:—

Age

Contingencies

on happening

of which the

Name address and

relationship of the

Relationship

with subs-

criber

		criber			of which the nomination shall become invalid	person if any, to whom the right of the nominee shall pass in the event of his pred ceasing the subscriber.
	I	,	2	3	4	5
Dated this Two witnes (i) Name	sses to s	ignature:		· · · · · · · · · · · · · · · · · · ·	. at Signa	ature of subscriber.
Addres Signatu (ii) Name Occupa Addr e s	tion —		_			

II. When the subscriber has a family and wishes to nominate more than one
member thereof.—I hereby nominate the persons mentioned below, who are
members of my family as defined in Rule 2 of the Indian Lac Cess Committee
Provident Fund Rules, 1961, to receive the amount that may stand to my credit
in the Fund, in the event of my death before that amount has become payable, or
having become payable, has not been paid and direct that the said amount shall
be distributed among the said persons in the manner shown below against their names:—

names:—					
Name and address of nominee	Relationship with subs- criber	Age	Amount or share of accumula- tions to be paid to each*	Contingencies on the happen- ing of which the nomina- tion shall become invalid	Name, address and relationship of the persons if any, to whom the right of the nominee shalp pass in the event of his predeceasing the subscriber
I	2	3	4	5	6
Dated this	day o	f	19		 ure of subscriber.
Two witnesses to	signature:			Digital	aro or basboarder.
1. Name —	- GIGILLUTEIC:				
Name — Occupation –					
Address —					
Signature —					
2. Name					
A ddrose		_			
Signature —					
I having no famil dent Fund Rules, the amount that	y as defined i 1961, hereby may stand to nt has becom	n Ru nom my e pay ship ibs-	le 2 of the linate the p credit in th	Indian Lac Ces person mentions te Fund, in the	s Committee Provided below to receive event of my death yable has not been Name, address Fon relationship of the person if any, to whom the right on the nominee shall
				become invalid**	pass in the event of his predeceasing the subscriber
	2		3	4	5
Dated this	day of	-	10	n.t	
Dated this	day or	• • • •	10	Signatu	ire of subscriber.
Two witnesses to					
 Name ——— Occupation — 					
Address					
Address		_			
2. Name ——— Occupation —					
Address		-			
Signature -		_			
**Note.—Where	a subscriber	who	has no fa	mily makes a n	omination he shall
specify in this col	lumn that the	nom	ination sha	ll become inva	lid in the event of
his subsequently	acquiring a f	amily	•		

one person.—I have mittee Providents below to receive event of my dea	ving no famil Fund Rule the amount th before the been paid ar	y as s, 19 that at an id di	defined in R 61, hereby may stand nount has be rect that the	ule 2 of the Ind nominate the p to my credit in ecome payable, e said amount s	minate more than ian Lac Cess Compersons mentioned the Fund, in the or having become hall be distributed ir names:—
Name and address of nominee	Relationship with subs- criber	Age	*Amount of share of accumula- tion to be paid to cach	Contingencies** on the happen- ing of which the nomina- tion shall become invalid	Name, address and relationship of the person if any, to whom the right of the nominee shall pass in the event of his predecessing the subscriber
I	2	3	4	5	6
**Note.—Where	signature:	be i	filled in so a scriber in th so has no far	Signatus s to cover the vertical states and the states are states and the states are sta	whole amount that ime. omination he shall id in the event of
his subsequently a	acquiring a f	amily	7.		id in the event of
			SCHEDULE (R	-	
I hereby decla Fund Rules, 1961, Dated this Name in Full — Date of Birth — Date of joining a Nature of appoint Salary per mense	re that I ha and that I s	ve re	to abide and	an Lac Cess Co. d be bound by	
Station —				Signature	· ———
Date ———					
WITNESSES:					
1. Name — — Address — Occupation — Signature —		_			
2. Name ————————————————————————————————————					
Occupation — Signature —		<u>-</u>			6 = 0 / 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
				[No.	3-58/60-Com.III.]

New Delhi, the 1st January 1962

S.O. 91.—In pursuance of the provisions of clause (c) of section 4 of the Indian Coconut Committee Act, 1944 (10 of 1944), the Bombay Chamber of Commerce, Bombay (now the Bombay Chamber of Commerce and Industry, Bombay) have nominated Shri M. Mathias, Hindustan Lever Ltd., Ballard Estate, Bombay as a member of the Indian Central Coconut Committee upto the period ending the 31st March, 1962 vice Shri A. B. Argo resigned.

[No. 8-4/61-Com. I.]

New Delhi, the 4th January 1962

8.0. 92.—In pursuance of the provisions of Rule 13(4) of the Indian Cotton Cess Rules, 1923, framed under Section 15 of the Indian Cotton Cess Act, 1923 (No. XIV of 1923), the Central Government hereby publish the audited accounts of Receipts and Expenditure' of the Indian Central Cotton Committee, Bombay, for the year ending 31st March, 1961, along-with the Auditor's report.

The audit of the accounts of the Indian Central Cotton Committee, Bombay for the 1960-61 was carried out from 22nd June, 1961 to 8th September, 1961. The following remarks are offered:—

- 1. The following statements are appended to this report duly checked in audit.
 - (i) Statement of receipts and expenditure of the Indian Central Cotton Committee, Bombay for the year ended 31st March, 1961.
 - (ii) Statement of Provident Fund Account of the Committee as on the 31st March, 1961.
- 2. Expansion and Modernisation of the Technological Laboratory, Matunga.—The Scheme for expansion of the Technological Laboratory of the Indian Central Cotton Committee was originally proposed some time in 1949-50, but was held in abeyance for want of funds. In 1955, the Government of India intimated that a tentative provision of Rs. 15 lakhs (Rs. 5 lakhs for building and Rs. 10 lakhs for equipment) had been made for the scheme in the Second Five Year Plan. Thereafter, plans and estimates for construction of a new building and alterations to one of the existing buildings were got prepared by the Central Public Works Department. No further actions seems, however, to have been taken on these proposals. In July, 1957, the Indian Central Cotton Committee examined de novo the entire question of expansion of the Laboratory in view of the establishment of Textile Research Associations at Ahmedabad, Bombay and Coimbatore. As a result of this examination, a substantial revision of the buildings plans was proposed, in consultation with the Central Public Works Department. The revised proposals were submitted to the Ministry of Food and Agriculture by the Indian Central Cotton Committee in December, 1957. Administrative approval of the Government of India was conveyed in Ministry of Food and Agriculture's letter No. 1-2/58-Com.II. dated 14th February, 1959 and the expenditure sanction for an amount of Rs. 3,18,060 for the works was issued under Ministry's letter No. 1-2/58-Com.II/IV, dated 8th October, 1959. The amount was deposited by the Committee with the Central Public Works Department in July, 1960.

The building portion of the scheme for expansion of the laboratory consists of three items of work, viz.

- (i) Construction of new building for Ginning and Engineering Sections.
- (ii) Construction of additional accommodation on the ground floor of the existing Spinning Laboratory building and
- (iii) Construction of a partial first floor over the existing Spinning Laboratory building.

The works at item (i)(ii) above were commenced in October, 1960 and February, 1961 respectively and are still in progress. The work at item (iii) was, however, abandoned as it was found (in March 1961) that the work could not be undertaken due to the existing building being old (constructed in 1924) and the structure not being strong enough to take the load of an additional floor. It was, therefore, proposed by the Committee that the additional accommodation required may be secured by construction of a first floor on the new building viz. item (i) above instead of on the existing building. Administrative approval and expenditure sanction of the Government of India for this proposal has been conveyed by the Ministry of Food and Agriculture in their letter No. 1-2/58-Com.II/IV, dated 8th September, 1961.

The Director, Technological Laboratory, however, pointed out that the construction of the additional first floor of the same area (4430 S.Ft.) in the new building instead of in the old building would not present good appearance because of greater floor area of the new building. He, therefore, suggested that approval of the Committee and the Central Government be obtained for extending the additional first floor by 1800 sq. ft. at a cost of Rs. 40,000 (approx.) Government sanction for this estimate is awaited. Frequent revision of estimates indicates that the expansion of Scheme was not properly planned and delayed the construction of the buildings considerably. This is brought to the notice of the Government.

In this connection it may be mentioned that Indian Central Cotton Committee, Bombay, purchased a Cotton delinting machine and two other small machines costing Rs. 28,021 in all between October, 1953 and June, 1955. They have not been installed or brought into use so far because the original idea of installing the machinery in a section of the Technological Laboratory by making suitable structural alterations was dropped in view of subsequent decision to expand the laboratory as stated in the foregoing paragraphs. The construction of the Buildings under the expansion scheme also is still in progress only.

- 3. Sale of the Committee's publications through the Indian Council of Agricultural Research.—(a) The Business Manager, Indian Council of Agricultural Research has so far furnished sales statement in respect of four publications only as against twenty eight publications issued by the Committee to the Council. Action may, therefore, please be taken to ascertain the sale position regarding other publications under intimation to audit.
- (b) The Sale statements for the period ending 31st December, 1960 and 31st March, 1961, do not give particulars of the amount realised on sale. This may please be ascertained and the remittance therefor obtained.
- (c) Steps may also please be taken to request the Council to effect immediately recovery in respect of all outstanding credit sales and remit the amounts due to the Committee.
- (d) It is suggested that a complete account of the publications issued to the Indian Council of Agricultural Research for sale, sales effected, credit realised from the Council and the balance due may be kept in the Committee's Office so as to have a proper check.
- 4. Refunds of deposits paid for oil cans.—(i) The Burmah-Shell Oil Company recovers deposit on account of cans supplied for Solvent Oil purchased from them. These deposits are to be refunded on return of empty cans in good condition. Though the purchase of solvent oil is being made for a number of years, action for claiming refunds has been taken only since April, 1960. It was observed that even at this late stage refunds were claimed without proper varification. As against Rs. 27.90 claimed as refund for return of nine cans, the Oil Company's proposal in their letter No. 9/2 dated 5th May, 1960, for refund of lesser amount of Rs. 25 90 has been accepted. This needs clarification.
- (ii) At the instance of Audit, action was initiated for claiming refunds of deposits in respect of the following purchases.

Seria No. Puro Regi	of :hase	Date	Quantity of o	il pur	chased	l	No. of cans	Amount of Deposit	Total amount of bill	Remarks
. 1		2		3	3		4	5	б	7
2032 2312A 2366 59	· · ·	7-8-56 11-5-57 17-7-57 14-4-58	4 gallons	:	:		* 23 23 23 23 23 23 23 23 23 23 23 23 23	Rs. np.	Rs. As. P. 16-15-0 12-44 13-31 Amount portion eaten by white ants.	nP.
97 155 237	:	5-7-58 3-9-58 17-11-58	2 gallons 4 gallons	:	:	:	', I 2	3·10 6·20		

I		2	3				4	5	6	7
315		7-2-59	4 gallons				2	4.50		
406		7-4-59	"				2	6.20		
496		9-7-59	22				2	6.20		
569		28-9-59	"				2	6.20		
780		9-3-60	22		,		2	6.20		
879	Ō	10-6-60	2 gallons	-			2	6.20		
951	•	23-8-60	,,	-			2	7.00		
1097	-	0-12-60	18 · 18 litters				2	7.00		
1281		28-2-61				·	3	10.50		

In this connection it may please be stated whether there are any purchases other than those mentioned above and if so what action is proposed to be taken in respect of claiming refunds for return of empty cans. Progress made in the matter may please be intimated to audit.

- 5. Suspense Account.—(i) A note book, wherein amounts received from outside agencies for supplies or services rendered through the Technological Laboratory are noted as suspense receipts, and debits for supplies or services actually rendered are raised is maintained. This note book is not attested by any responsible officer. It also does not serve the purpose fully as there is no cross linking the credits and debits to arrive at the balance due from or to any party. It is, therefore, suggested that an authenticated Suspense Account may please be maintained with proper cross linking of credits and debits so as to enable proper check over clearance of outstanding items.
- (ii) This Suspense Account may also be utilised for watching refunds of Customs Duties, wharfage charges which are initially paid by the Technological Laboratory and subsequently claimed. Similarly, clearance of advances paid to the Central Public Works Department for carrying out deposit works may also be watched through this account.
- 6. Statement of Accounts.—The following statement of accounts duly checked in audit are appended to the report.
- (i) Statement of Receipts and Payments of the Indian Central Cotton Committee, Bombay for the year ended 31st March, 1961.
- (ii) Statement of Provident Fund Account of the Committee as on 31st March, 1961
- 7. Accounts of Schemes.—(a) During the year 1960-61, 60 Research Schemes and 23 Seed Multiplication and Distribution Schemes were functioning under the Committee. Of the above annual returns for 28 schemes (vide statement 'A') only have been received by the end of August, 1961. Steps may please be taken to obtain the returns of other schemes for which grants have been paid to ensure that the progress made in respect of each scheme is commensurated with the expenditure incurred. Action may also please be taken to adjust the unspent balances of excess expenditure incurred by the schemes. Similar action may also be taken in respect of schemes functioning during 1959-60 or earlier, if action in respect of any such schemes has not been finalised.
- (b) During the year 1960-61, nine schemes were terminated as indicated in the Statement 'B' attached, but of this annual returns in respect of six schemes have not yet been received. It is, therefore, requested that necessary steps may please be taken to ascertain the cash on hand on termination of the schemes as also to dispose of the assets acquired out of the Committee's funds and belonging to the Committee.
- 8. Audit fee.—An amount of Rs. 5355 (Rupees five thousand three hundred and fifty-five only) may please be paid to the credit of the Central Government under the head "XLVI-Misc. (Central)—Fees for Government Audit" as audit fees for the year 1960-61 and a copy of the chalan forwarded to this Office for information and record.

PART III

9. Audit Note.—An audit note containing minor remarks which could be settled on the sport is being sent direct to the Secretary, Indian Central Cotton Committee, Bombay. The same may please be returned in original duly replied to within a month of its receipt in his Office.

[PA

INDIAN CENTRAL COTTON COMMITTEE

Statement of Receipts and ayments for the year ended 31st March, 1961

RECEIPTS				PAYMENTS	ı
	Cotton Cess Rs.	Cotton Fund Rs.		Cotton Cess Rs.	Cotton Fund Rs.
Opening Balance as on 1st April, 1960. Receipts under Section 12 of the Indian Cotton	44,20,108.75	—1,76,797·82	Administration of the Committee:— (Including improvement of cotton		
Cess Act, 1923.	8,80,887-11		marketing, printing, publicity and distribution and travelling allow-		
Cotton Fund Receipts	71,178-10	21,93,000-00		5,44,691·55 9,014·81	
Other Receipts:—	, , , .		Agricultural Research Grants-in-	,	
Sale of cotton, sale of publications, fees for tests, subscription to and sale of Indian Cotton Growing Review, miscellaneous			Research Schemes	-1,012.86	14,26,594
receipts, house rent recovery from Secretary, Indian Central Cotton Committee,			Seed Multiplication and Extension Schemes		2,00,560
leave salary and Provident Fund contri- butions recovered on behalf of Committee's employees on foreign service			Marketing Schemes	11,459.78	→227 ·
employees on foreign service	1,19,555 · 30		Technological Research Research Studentships Project for intensification of regional research on Cotton. Oilseeds and		••
Suspense Receipts			Millets Closing Balance.	40,42,539 · 34	3,89,785· —511·
Deposits from trainees at Technological Laboratory (refundable) Advance receipts for the supply of Mo-	135.00				
del Gins, Ginning percentage Balances etc.	9,50 4·5 0	9,639.50			
Total	55,01,368.76	20,16,202 · 18	Total	55,01,368.76	20,16,202

Sd/- B. L. SETHI,
Secretary,
Indian Central Cotton Committee.

Sd/- T. T. PAULOSE,
Assistant Secretary,
Indian Central Cotton Committee.

CASE	AND OT	HER	BALAN	CES		Face	Cost
						Value	
						Rs.	Rs.
1. 3% Government of India Loan, 1 2. 3% Government of India Loan, 1 3. 3% Government of India Loan, 1	963-65 966-68			:	:	8,00,000 5,00,000 4,50,000	8,00,000 · 00 5,00,546 · 88 4,53,234 · 37
4. 3% Bombay Government Develop	ment Lann,	1962		•	•	23,50,000	5,95,593°75 23,49,375°00
							233493373 00
Balance in the Personal Ledger Accor Bombay, as on the 31st March, 1961 Imprests—				sk of Li	idia,		12,27,847.36
1			Rs.				
1. Secretary's Officer 2. Technological Laboratory 3. Technological—Provincial-Indore 4. Director of Agriculture, Sind 5. Cotton Research Botanist, Lyallpur	: :	:	1,00 1 51	0.00 0.00 0.00			
Suspense Account (recoverable) .							2,420·00 *4,62,385·77
	TOTAL						40,42,028 · 13

^{*}Includes a sum of Rs. 4,58,728 · 77 on account of loans to cultivators of Sea Island Cotton in the States of Kerala and Mysore (recoverable from them).

INDIAN CENTRAL COTTON COMMITTEE

Provident Fund Account on 31st March, 1961.

RECEIPTS				PAYMENTS	
Opening Balance as on 1st April, 1960. Subscribers' contributions Add.—Recoveries against advances .	Rs. nP.	Rs. nP. 11,86,024·77 49,052·06 21,042·00	Rs. nP.	Government securities at Market Value — 3% 1960-75 Government of India Loan of the face value of Rs. 50,000/	Rs. np.
Less:—Refunds to Subscribers who have resigned	41,396·07 29,893·∞	, , , ,	. (—)1,195·01	3% 1962 Bombay Government Development Loan of the face value of Rs. 62,000 Post Office 12 years' National Savings Certificates of the face value	61,225·00
Committee's contributions received from the Indian Central Cotton Committee Less—(i) Payments made to subscribers who have resigned including transfer to Lapse and Forfeiture A/C, for contibution disallowed (ii) Amount from Lapse and Forfeiture	42 ₃ 558·58	58,963 · 07		of Rs. 10,25,000/- Savings Bank Account with the State Bank of India, Bombay Current Account with the State Bank of India, Bombay as per Cash journal	10,25,000·0 372·3 [63,103·6
account credited to the Committee's con- tribution accounts of the subscribers	10,000.00	52,558.58	6,404·49		
Interest received during the year Less.—Interest paid during the year to subscribers who have resigned.	701.84	3,865 · 28			
Banks' commission etc. for collection of interest	4.45	706.29	3,158.99		
Lapse and Forfeiture Account. Investment Fluctuation Account			495·79 237·00		
Total .			11,95,126.03	Total	11,95,126.0

Sd/- B. L. SETHI,
Secretary,
Indian Central Cotton Committee.

Sd/- T. T. PAULOSE,
Assistant Secretary,
Indian Central Cotton Committee,

STATEMENT-A

List of Schemes for which annual returns have been received for 1960-61

RESEARCH SCHEMES

Maharashtra

- Scheme for study of Agronomy of long staple American Cotton Act Amrayati.
- 2. Scheme for improvement of cotton in Parbhani District.
- 3. Scheme for improvement of cotton in Aurangabad and Bhir Dist.
- 4. Scheme for breeding Arboreum Cotton at Akola.
- 5. Scheme for breeding American cotton at Achalpur.
- 6. Scheme for evolving root-not resistant types of cotton in Maharashtra State.
- 7. Cotton wilt breeding scheme, Poona.
- 8. Scheme for breeding of cotton in Khandesh.

Rajasthan

Scheme for control of cotton pests in Uttar Pradesh.

Orissa

1. Scheme for research on cotton in Orissa.

Delhi

1. Scheme on the embryology of Indian Cotton Species.

Madhya Pradesh

- 1. Scheme for determining potash requirements of cotton at Indore.
- 2. Scheme for accluviatisation and development of harsh short staple cotton in Madhya Pradesh.

Gujarat

- 1. Scheme for extra long staple cotton at Talod in Sabarkantha District,
- 2. Scheme for breeding Indo-American cotton at Surat.
- 3. Scheme for improvement of Arborenum cotton at Amreli.

Madras

 Scheme for improvement of Karunganni and Tinarevelly cotton in Madras State.

SEED SCHEMES

Maharashtra

- Scheme for the Establishment of Gaorani 6 seed Multiplication farm at Bhamisa and Nanded.
- 2. Scheme for Multiplication and Distribution of 2204 (Daulat) cotton seed in Parbhani District.
- Scheme for Multiplication and Distribution of Gaovani 22 Cotton seed in Osmanabad and Bhir Districts.
- 4. Scheme for Multiplication and Distribution of Gaorani variety No. 1946 (Gao 46) in Nanded District.

Mysore

1. Scheme for Multiplication and Distribution of improved cotton seeds in Mysore Division of Mysore State.

Madras

- Scheme for Multiplication and Distribution of MCU-1 cotton seed in winter-cropped area in Madras State.
- 2. Schemes for Multiplication and Distribution of K2 and MCU-2 cotton seed in Madras State.

Madhya Pradesh

 Scheme for Multiplication and Distribution of A.51/9 cotton seed variety in Madhya Pradesh.

Rajasthan

 Scheme for Multiplication and Distribution of C Ind we-1 cotton seed in Mewar District.

Uttar Pradesh

 Scheme for Distribution and Extension of improved cotton 35/1 in Uttar Pradesh.

STATEMENT-B

List of Schemes closed during 1960-61

A-RESEARCH SCHEME

Maharashtra

 Scheme for study of agronomy of long staple American Cotton at Amravati.

Mysore

2. Scheme for breeding Combodia Cotton in Bellary Dist.

B-SEED MULTIPLICATION AND DISTRIBUTION SCHEMES

Maharashtra

- 3. Scheme for the establishment of Gaorani 6 seed multiplication farm and Bhunsa and Nanded.
- 4. Scheme for distribution and marketing of Buri 0394 Cotton in Vidarbha.

Madras

5. Scheme for Multiplication and Distribution of K 5 Cotton Seed.

Uttar Pradesh

6. Scheme for Distribution and Extension of improved cotton 35/1 in Uttar Pradesh.

Andhra Pradesh

 Scheme for Multiplication and Distribution of Westerns-1 Cotton Seed in Andhra Pradesh.

Punjab

8. Scheme for Multiplication and Distribution of H.14 Cotton in South Eastern Districts of Punjab.

[No. 1-71/61-Com.IV.]

SANTOKH SINGH, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 5th January 1962

S.O. 93.—The Indian Council of Medical Research having nominated, in exercise of the powers conferred by clause (h) of sub-section (2) of section 3 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), Dr. S. Govindarajan, Director, King Institute, Guindy, Madras, to be the representative of the medical profession on the Central Committee for Food Standards, in the vacancy caused by the expiry of term of office of Dr. C. Gopalan, Deputy Director, Nutrition Research Laboratories, Coonoor, the Central Government in exercise of the powers conferred by the said section 3, hereby makes the following further amendment in the notification of the Government of India in the Ministry of Health No. S.R.O. 1236, dated the 1st June, 1955, namely:—

In the said notification for entry 27, the following entry shall be substituted, namely:—

"27-Dr. S. Govindarajan, Director, King Institute, Guindy, Madras."

[No. F. 14-54/61-P.H.]

B. B. L. BHARADWAJ, Under Secy.

New Delhi, the 6th January 1962

S.O. 94.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956, (102 of 1956), the Central Government hereby nominates Dr. (Kumari) A. B. Marikar, M.D., D.G.O., Director of Medical Services, Madras, to be a member of the Medical Council of India vice V. R. Thayumanaswami resigned and makes the following further amendment in the notification of the Government of India in the Ministry of Health No F. 5—13|59-MI, dated the 9th January 1960, namely:—

In the said notification, under the heading "Nominated under clause (a) of sub-section (1) of section 3", for the existing entry against serial No. 6, the following entry shall be substituted, namely:—

'Dr. (Kumari) A. B. Marikar, M.D., D.G.O., Director of Medical Services, Madras''.

[No. F. 5-56/61-MI.]

R. MURTHI, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

LIGHTHOUSES AND LIGHTSHIPS

New Delhi, the 1st January 1962

S.O. 95.—In exercise of the powers conferred by clause (c) of section 2 of the Indian Lighthouse Act, 1927 (17 of 1927), the Central Government hereby declares the lighthouse at Ratnagiri (Fort) in the Maharashtra State to be a general lighthouse for the purposes of the said Act, with effect from the 1st February, 1962.

[No. 22-ML(22)/59.]

N. U. RAVAL, Under Secy.

(Department of Communications and Civil Aviation)

(P. & T. Board)

New Delhi, the 6th January 1962

S.O. 96.—In exercise of the powers conferred by the proviso to article 309, and clause (5) of article 148, of the Constitution, the President hereby makes the following further amendments in the Bombay Telephone Contributory Provident Fund Rules and Regulations, namely:—

In the said Rules and Regulations,

- in sub-rule (1) of rule 11, for the words "as soon as may be after" the words "at the time of" shall be substituted;
- (2) in rule 22,—
- (a) in clause (a),
 - (i) for sub-clause (i), the following sub-clause shall be substituted, namely:—
 - "(i) to pay expenses in connection with the illness or disability, including where necessary, the travelling expenses of the subscriber or any person actually dependent on him";
 - (ii) in sub-clause (v), after the words "any court of Law", the words "or where the subscriber engages a legal practitioner to defend himself in an enquiry", shall be inserted,
 - (b) for clause (c), the following clause shall be substituted, namely:—
 - "(c) An advance shall not except for special reasons, be granted until repayment of all previous advances together with interest thereon".

- (c) After the proviso to clause (d),
 - (i) in the Note for the words "Director-General, Posts and Telegraphs", the words "General Manager" shall be substituted;
 - (ii) after the Note, the following provisos shall be inserted, namely:— "Provided that where the appointing authority is higher than the General Manager under whose administrative control the applicant is serving, he shall not reject the application for advance in such a case, save with the approval of the appointing authority concerned.
 - Provided further that where the applicant for an advance for which special reasons are required, is himself competent to sanction the advance under the aforesaid provisions, the authority competent to sanction shall be the appointing authority of the applicant",
- (3) in sub-rule (1) of rule 23, for the words "or in any case more than twenty-four", the following words shall be substituted, namely:—
 - "or more than twenty-four. In special cases where the amount of advance exceeds three month's pay of the subscriber, the sanctioning authority may fix such number of instalments to be more than twenty-four but in no case more than thirty-six".

[No. 34-21/59-Pen.]

S.O. 97.—In exercise of the powers conferred by the proviso to article 309, and clause (5) of article 148, of the constitution, the President hereby makes the following further amendments in the Rules and Regulations of the Bengal Telephone Provident Fund, namely:—

In the said Rules and Regulations, (1) for sub-rule (1) of rule 16, the following sub-rule shall be substituted, namely:—

- "(1). A subscriber shall, at the time of joining the fund, send to the Accounts Officer a nomination, conferring on one or more persons the right to receive the amount that may stand to his credit in the Fund, in the event of his death before that amount has become payable or having become payable has not been paid:
- Provided that if, at the time of making the nomination the member has a family, the nomination shall not be in favour of any person or persons other than the members of his family".
- (2) in rule 20-A,
 - (a) in sub-rule (1),
 - (i) for sub-clause (i) of clause (a), the following sub-clause shall be substituted, namely:—
 - (i) to pay expenses in connection with the illness or disability, including where necessary, the travelling expenses of the subscriber or any person actually dependent on him;
 - (ii) in sub-clause (v) of clause (a), after the words "any court of law" the words "or where the subscriber engages a legal practitioner to defend himself in an enquiry", shall be inserted;
 - (iii) for clause (c), the following clause shall be substituted, namely:-
 - "(c) An advance shall not, except for special reasons, be granted until repayment of all previous advances together with interest thereon.
 - (iv) below proviso to clause (d), the following Note and provisos shall be inserted, namely:—
 - "Note.—The General Manager is the competent authority to sanction special advance under clause (b) and (c):
 - Provided that where the appointing authority is higher than the General Manager under whose administrative control the applicant is serving, he shall not reject the application for advance in such a case, save with the approval of the appointing authority concerned.
 - Provided further that where the applicant for an advance for which special reasons are required, is himself competent to sanction the

advance under the aforesaid provisions, the authority competent to sanction shall be the appointing authority of the applicant";

- (b) in sub-rule (2), for the words "or in any case more than twenty-four", the following words shall be substituted, namely:-
 - "or more than twenty-four. In special cases where the amount of advance exceeds three month's pay of the subscriber, the sanctioning authority may fix such number of instalments to be more than twenty-four but in no case more than thirty-six,"

[No. 34-21/59-Pen.]

S.O. 98.—In exercise of the powers conferred by the proviso to article 309, and clause (5) of article 148 of the constitution, the President hereby makes the following further amendments in the New Madras Telephone District Contributory Provident Fund Rules, namely:—

In the said Rules,

- (1) in sub-rule (1) of rule 12, for the words "as soon as may be after", the words "at the time of" shall be substituted
 - (2) in rule 13,
 - (a) in clause (a),--
 - (i) for sub-clause (i), the following sub-clause shall be substituted, namely,
- "(i) to pay expenses in connection with the illness or disability, including where necessary, the travelling expenses of the subscriber or any person actually dependent on him";
- (ii) in sub-clause (v) after the words "any court of Law", the words "or where the subscriber engages a legal practitioner to defend himself in an enquiry", shall be inserted,
 - (b) for clause (c), the following clause shall be substituted, namely:--
- "(c) An advance shall not, except for special reasons, be granted until repayment of all previous advances together with interest thereon".
- (c) in clause (d), (i) in the note, for the words "Director General, Posts and Telegraphs", the words "District Manager" shall be substituted,
 - (ii) after the "Note", the following provisos shall be inserted, namely:—
 - "Provided that where the appointing authority is higher than the District Manager under whose administrative control the applicant is serving, he shall not reject the application for advance in such a case, save with the approval of the appointing authority concerned:
 - Provided further that where the applicant for an advance for which special reasons are required, is himself competent to sanction the advance under the aforesaid provisions, the authority competent to sanction shall be the appointing authority of the applicant".
- (3) in sub-rule (1) of rule 14, for the words "or in any case more than twenty-four", the following words shall be substituted, namely:—
 - "Or more than twenty-four. In special cases where the amount of advance exceeds three month's pay of the subscriber, the sanctioning authority may fix such number of instalments to be more than twenty-four but in no case more than thirty-six".

[No. 34-21/59-Pen.]

N. K. NAIR, Asstt. Director General (SEA).

MINISTRY OF IRRIGATION AND POWER ORDER

New Delhi, the 3rd January 1962

- S.O. 99.—In exercise of the powers conferred by sub-rule (2) of Rule 133 of the Indian Electricity Rules, 1956, the Central Government hereby directs that the provisions of—

 - (i) Rule 118, proviso (a), (ii) Rule 119 (1) (a), and
 - (iii) Rule 123 (7).

the said Rules shall be relaxed in respect of the use of the following apparatus in conjunction with one Model P and H 1,500, 3.3 K.V. electric shovel, serial No. 23.450—

- One portable mining type skid house circuit-breaker, type H.C. 5, 3300 volts, serial No. E-652114, manufactured by M/s. General Electric Co.
- One length of 1,000 feet trailing cable with 4 conductors of 3 insulated conductors No. 3 AFG (133 × 0:199"), tinned copper stand, semi-conducting tape 10/64" Reccozone '5' insulation coloured tape, the 3 conductors cabled with rubber fillers and 1 No. SWG (133×0199"), tinned copper ground conductor in one interstice tape over core—100" Roeprene belt—28 @ 3/16" (7×062") galvanised steel strand armour wire—180", Roeprene tape jacket 3300 volts, made by M/s. John A. Reebling's Sons as per BSS-1116 of 1956, cable type No. 324, reel No. 1328-H.
- One 150 amps, 5,200 volts, gang operated oil immersed cut-out, General Electric U.S.A. make.
- One isolating fuse cut-out, Model 9-F, 6 D, 5.2 K.V., 50 amps.
- One 40 KVA, 3 phase 3300/380/115/105, volts transformer, serial No. 13440, by Messrs Trerebar Service Elect. Co., Milwakee, U.S.A.
- One 250 H.P., 3300 volts, Harnishfage Corpn, squirrel cage induction (hoist) motor, scrial No. 267024, together with contactor type starter with over current protection.
 - One 125 H.P., 3,300 volts 3 ph. 1465 RPM, squirrel cage M.G. set induction motor with oil immersed contactor type starter and over-load protection, serial No. 267027.

at the Noamundi Iron mine of M/s. Tata Iron and Steel Co., Ltd., to the extent that (1) in relaxation of Rule 118(a), the portable motor of the shovel may be used at 3.3 K.V., (2) in relaxation of rule 119(1)(a), the 40 K.V.A., 3300/380/115/105, volts, 3 phase, transformer with its associated equipment using energy at high voltage may not be fixed apparatus as, being installed on the portable shovel moving from place to place the same have portable sense, (3) in relaxation of Rule 123 (7), flexible cable not exceeding 1,000 feet in length may be used with the portable machine and that the relaxation shall be subject to the following conditions:—

- (1) The 3.3, K.V. supply to the flexible cable should be provided with earth-leakage protection.
- (2) The installations and wirings inside the shovel shall comply with the relevant provisions of the Indian Electricity Rules, 1956, in particular rule 115—117, 120, 121, and 125.
- (3) The flexible trailing cable should be connected to the electricity supply system and the machine by properly constructed connector boxes or totally enclosed safe attachments.
- (4) The excavating machine along with the flexible trailing cable shall be worked and handled with due care so as to avert danger arising out of any electrical defect or in the use and the insulation resistance of the high voltage circuit including the driving motor shall at no time be less than 10 megohms
- (5) The Operator of the shovel shall be trained and authorised for operating the shovel with competency and due care to avoid danger.

Provided that the aforesaid relaxation shall be valid for such time as the said machine is in use in the mine and due information shall be given to the Central Government through the Electrical Inspector of Mines as soon as the machine is taken out of the mine.

- **S.O. 100.**—In exercise of the power conferred by sub-rule (2) of Rule 133 of the Indian Electricity Rules, 1956, the Central Government hereby directs that the provisions of—
 - (1) Rule 118, proviso (a),
 - (11) Rule 119(1)(a).
 - (111) Rule 123(7)

of the said Rules shall be relaxed in respect of the use of the following apparatus in conjunction with one Model P & H 1500, 3 3 K V electric shovel, serial No 23451—

- One portable mining type skid house circuit-breaker type HC 5, 3,300 volts, serial No 6155743 manufactured by M/s General Electric Co.
- One length of 1,000 feet trailing, cable with 4 conductors of 3 insulated conductors No 3 AWG (133×0199"), tinned copper strand, semi-conducting tape, 10/64" Recoozone '5' insulation coloured tape, the 3 conductors cables with rubber fillers and 1 No SWG (133×0 199") tinned copper ground conductor in one interstice tape over core-100" Roeprene belt—28 @ 3/16" (7×062") galvanised steel strand armour wire—180", Roeprene tape jacket 3,300 volts, made by M/s. John A Reebling's Sons as per BSS—1116 of 1956 cable type No 324 reel No 1328-H
- One 150 amps, 5,200 volts, gang operated oil immersed cut-out. General Electric USA make
- One isolating fuse cut-out, Model 9-F 6D, 5 2 KV, 50 amps
- One 40KVA, 3 phase, 3300/380/115/105 volts transformer, serial No 13740 by M/s Tierbar Service Elect Co Milwakee, USA
- One 250 HP 3300 volts, Harnishfage Corpn, squirrel cage induction (hoist) motor, serial No 267025 together with contactor type starter with over-current protection
- One 125 HP. 3.300 volts 3 ph, 1.465 RMP squirrel cage MG set induction motor with oil immersed contactor type starter and over-load protection, scrial No 267028

at the Noamundi Iron Mine of Messrs Tata Iron & Steel Co, Ltd, to the extent that (1) in relaxation of Rule 118(a), the portable motor of the shovel may be used at 3 3 KV (2) in relaxation of Rule 119(1)(a), the 40 KVA, 3300/380/115/105 volts, 3 phase transformer with its associated equipment using energy at high voltage may not be fixed apparatus as, being installed on the portable shovel moving from place to place, the same have a portable sense, (3) in relaxation of Rule 123(7) flexible cable not exceeding 1,000 feet in length may be used with the portable machine and that the relaxation shall be subject to the following conditions

- (1) The 3 3 K V supply to the flexible cable should be provided with earth-leakage protection
- (2) The installations and wirings inside the shovel shall comply with the relevant provisions of the Indian Electricity Rules 1956 and in particular rules 115—117, 120, 121 and 125
- (3) The flexible trailing cable should be connected to the electricity supply system and the machine by properly constructed connector boxes or totally enclosed safe attachments
- (4) The excavating machine along with the flexible trailing cable shall be worked and handled with due care so as to avert danger arising out any electrical defect or in the use and the insulation resistance of the high voltage circuit including the driving motor shall at no time be less than 10 megohms.
- (5) The operators of the shovel shall be trained and authorised for operating the shovel with competency and due care to avoid danger.

Provided that the aforesaid relaxation shall be valid for such time as the said machine is in use in the mine and the information shall be given to the Central Government through the Electrical Inspector of Mines as soon as the machine is taken out of the mine

[No EL II-5(24)/61-II] N S VASANT, Officer on Special Duty.

MINISTRY OF REHABILITATION

New Delhi, the 4th January 1962

S.O. 101.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties in the State of Delhi specified in the Schedule below for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire and hereby acquired the said evacuee properties (specified in the Schedule below):—

THE SCHEDULE

Sl. No.	Particulars of evacuee property	Name of the town & locality in which the evacuee pro- perty is situated	Name of evacuee, parent- age, if any
I. 2.	XII/11389-91/10021-10022 VII/830(old)/913 New	Nawab Ganj, Delhi. Chah Shirin Farashkhana,	Abdul Ghani. Azimudin
3.	II/563/1037	Delhi. Kucha Natwan, Delhi.	Haji Mohd Ahmad Ramzan Ali.

[No. 13(2)/Comp-& Prop/61.]

M, J. SRIVASTAVA,

Settlement Commissioner & Ex-officio, Under Secy.

ORDER

New Delhi, the 4th January 1962

S.O. 102.—In the order issued in pursuance of Rule 11-D(D)(A) of Evacuee Interest (Separation) Rules, 1951, vide notification No. 5(24)/59-Prop.II-Comp., dated the 31st August, 1961, for the words and figures "31st December, 1961" the words and figures "30th June, 1962" may be substituted.

[No. 5(24)/59-Prop-II-Comp.] S. W. SHIVESHWARKAR, Jt. Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 5th January 1962

S.O. 103.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri J. S. Bajaj, as Settlement Commissioner, for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took charge of his post.

[No. 5(6)/61-ARG.]

S.O. 104.—In exercise of the powers conferred by Sub-Section (1) of Section 6 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), the Central Government hereby appoints Shri J. S. Bajaj, Regional Settlement Commissioner, Bombay as Custodian for the States of Maharashtra, Gujrat, Andhra Pradesh, Madras, Mysore and Kerala for the purpose of duties imposed on Custodian by or under the said Act with effect from the date he took over charge of his post.

[No. 5(6)/61-ARG.]

New Delhi, the 8th January, 1962.

S.O. 105.—In exercise of the powers conferred by Sub-Section (i) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Mukhram Singh as Assistant Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took charge of his office.

[No. 8|78|ARG|61.]

KANWAR BAHADUR,

Settlement Commissioner(A) and Ex-Officio, Dy. Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 21st December 1961

- S.O. 106.—In exercise of the powers conferred by the Proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—
- 1. Short Title.—These rules may be called the Assistant Reception Officers (Hotel Janpath) Recruitment Rules, 1961.
- 2. Application of the Rules.—These rules shall apply to the post specified in column 1 of the Schedule annexed thereto.
- 3. Classification, age limit and method of recruitment.—The classification, age limit, the qualifications, the method of recruitment and other matters relating to the post shall be as specified in columns 2 to 14 of the said schedule. Provided the upper age limit specified in column 9 of the aforesaid schedule may be relaxed in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes or displaced persons and other categories of persons in accordance with general orders issued by the Government of India from time to time.
- 4. Disqualifications.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the lifetime of such spouse shall be eligible for appointment to the post; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for the post. Provided that Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

								Sch
	Classifi- cation whether	Scale of pay	Sel- ection	Percent	age of		to be	Age limit
	gazetted or non- gazetted Whether Ministerial or non- Ministerial		or non- selec- tion	Direct re- cruit- ment	sel-	Merit cum sen- iority (By pro- mo- tion)		
I	2	3	4	5	6	7	8	9
Assistant Re- peption Officer.	1. Class III 2. Non- Gazetted 3. Non- Ministerial	-10-300		50%		50%		18 to 25 years for direct recruit (relaxation respect of Scheduled Castes Scheduled Tribe and Displace persons an other specificategories is accordance with the general or ders issued by the Government (India from time time.)

Educational and other qualifications required	Period of probation	For promotion/transfer only	Grades from which promotion is to be made	Remarks	
	probadon	Whether age and educational qualifications prescribed for direct recruitment shall apply in case of appointment by promotion	is to be made		
10	11	12	13	14	
Intermediate / Senior Cambridge / Higher Secondary Certificate or equivalent qualifications with good personality & ability to converse in English and Hindi. Knowledge of foreign languages desirable.	2 years.	No.	1. L.D.Cs. 2. Account Clerks 3. Telephone Operators. 4. Telephone Monitor 5. Bill-cum-In- formation Clerks.	Nil.	

[No F. 5/4/61-EE.II.] R. C MEHRA, Under Secy.

New Delhi, the 13th January 1962

S.O. 107.—In pursuance of sub-section (2) of section 7 of the Rajghat Samadhi Act, 1951 (41 of 1951), the Central Government hereby approves the following byelaws on the service conditions of the employees of the Rajghat Samadhi Committee made by the Rajghat Samadhi Committee after previous publication, as required by the said sub-section.

Supplementary byelaws on the service conditions of the Employees of the Rajghat Samadhi Committee.

- (1) Posts & Scales.—The Committee may have the following posts in the scales of pay noted against each.
 - (a) Care-taker in the consolidated pay scale of Rs. 250-15-400.
 - (b) Assistant Care-taker in the consolidated pay scale of Rs. 150-10-300.
 - (c) Clerk-cum-General Assistant in the consolidated pay scale of Rs. 120—10 250.
 - (d) Chowkidars in the consolidated pay scale of Rs. $65-2\frac{1}{8}-90$.
 - (e) Sweepers in the consolidated pay scale of Rs. 65-21-90.
 - (f) Peon in the consolidated pay scale of Rs. 65-21-90.
 - Note: The Chowkidars and Sweepers already in the service of the committee will get the benefit of their continuous past service while fixing them in the new proposed monthly pay scale. None of the existing Staff of the committee will be given less pay than what they are drawing at present viz Rs. 75/- per month.
- (2) Age Limit.—In the case of the Care-taker and the Assistant Care-taker the upper age limit at the time of appointment should not exceed fifty and in all other cases this upper age limit should not exceed thirty-five years.
- (3) Residential Accommodation.—Residential Accommodation may be provided for the Care-taker and the Assistant Care-taker at the Samadhi premises free of rent. It will be unfurnished accommodation. Charges for electricity, water and municipal taxes, if any, shall be payable by the occupants.
- (4) Qualifications.—The Carc-taker should be a Graduate, preferably a Master of Arts. He should be well versed in Gandhian concepts and ideologies and possess working administrative capacity.

Assistant Care-taker should be a Graduate or possess equivalent qualification. He should also possess all the other qualifications of the Care-taker.

Clerk-cum-General Assistant must be at least a Matriculate with fair knowledge of typing and book-keeping.

The Peon must be at least Middle pass, knowing cycling.

Chowkidars and Sweepers should be obedient and possess good health.

(5) Leave -

- (a) Casual Leave.—All employees shall be granted casual leave not exceeding 12 days in a year. The whole of it may be sanctioned at a time at the discretion of the Secretary.
- (b) Regular leave.—All employees shall be entitled to leave at 1/22nd days of the actual period spent on duty in the first year of service and 1/11th days thereafter. This leave can be accumulated upto a maximum of two months.
- (c) Weekly Rest.—Every employee shall be entitled to one days rest in a week. This weekly rest shall be granted by the Secretary in rotation so that the work does not suffer.
- (d) Festival Holidays.—All the staff shall be entitled to festival holidays on the 26th January, the 15th August and the 2nd October, but since on these days functions are held at the Samadhi, they would be allowed compensatory holidays in lieu of these festival holidays by the Secretary in rotation so that the work at the Samadhi does not suffer.

'ratuity.—Gratuity shall be admissible to all employees at a rate equal to 'h's average salary, drawn during the two completed years preceding the

date of retirement or death, as the case may be, for each completed year of service provided the incumbent has put in at-least seven years continuous services.

- (7) Age on Retirement.—The age of retirement for all categories of employees of the Rajghat Samadhi Committee shall not exceed 60 years. No extension shall be granted after this age.
- (8) Uniforms.—Uniforms shall be issued to the Chowkidars, Sweepers and Peons in accordance with the scale of Khadi Uniforms and other details approved by the Samadhi Committee from time to time.
- (9) Washing Allowance.—A washing allowance of Re. 1 p.m. shall be paid to all persons who have been supplied with uniforms, provided that the person concerned has been actually on duty for at least 20 days in the month for which the washing allowance is being paid.
- (10) Termination of Services.—The Samadhi Committee shall have the right to terminate the services of any of its employees without showing any reason or cause by giving two months' notice or paying two months' wages in lieu of the notice in the case of Caretaker, Asstt. Caretaker and the Clerk and one month's notice or by paying one month's wages in lieu of notice in the case of all other employees.

The employees shall also be required to give a similar notice or pay wages in Heu thereof, in case they resign.

[No. 19/2/60-WI,]

S. CHAUDHURI, Dy. Secv.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 3rd January 1962

S.O. 108.—In exercise of the powers conferred by sub-section (1) of section 5 of the Mines Act, 1952 (35 of 1952), the Central Government hereby appoints Sarvashri Sarabjit Singh Bajaj and Prabhas Chandra Shyam as Inspectors of Mines subordinate to the Chief Inspector of Mines and makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment S.O. 531, dated the 2nd March, 1961, namely:—

In the said notification, the following entries shall be added at the end, namely:—

- "(56) Shri Sarabjit Singh Bajaj.
- (57) Shri Prabhas Chandra Shyam".

[No. 8|80|60|M.]

SHAH AZIZ AHMAD, Dv. Secv.

New Delhi, the 3rd January 1962

- S.O. 109.—In exercise of the powers conferred by section 5 read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Andhra Pradesh Coal Mines Bonus Scheme, published with the notification of the Government of India in the late Ministry of Labour No. S.R.O. 1705, dated the 4th October, 1952, namely:—
- 1. This Scheme may be called the Andhra Pradesh Coal Mines Bonus (Third Amendment) Scheme, 1961.
- 2. In the Andhra Pradesh Coal Mines Bonus Scheme, hereinafter referred to as the said Scheme, after paragraph 8-B, the following paragraphs shall be inserted, namely:—
- "8-C Nomination.—(1) Every employee, or if he is a minor, his guardian shall make in his declaration in Form VIII annexed hereto, a nomination conferring the right to receive the bonus money that may become due to him from the employer's the event of his death before the bonus money has become payable or where the amount has become payable, before payment has been made.

- (2) An employee, or if he is a minor, his guardian, in his nomination distribute the amount that may stand to his credit with the employer amongst his nominees at his own discretion.
- (3) If an employee has a family at the time of making a nomination, the nomination shall be in favour of one or more persons belonging to his family. Any nomination made by such employee in favour of a person not belonging to his family shall be invalid.
- (4) If at the time of making a nomination the employee has no family the nomination may be in favour of any person or persons but if the employee subsequently acquires a family, such nomination shall forthwith be deemed to be invalid and the employee shall make a fresh nomination in favour of one or more persons belonging to his family.
- (5) A nomination made under sub-paragraph (1) may at any time be modified by an employee, or if he is a minor, by his guardian, after giving a written notice of his intention or doing so in Form IX, annexed hereto. If the nominee predeceases the employee, the interest of the nominee shall revert to the employee who may make a fresh nomination in respect of such interest.
- (6) A nomination or its modification shall take effect to the extent that it is valid on the date on which it is received by the employer.
- 8-D Bonus dues of a deceased employee to whom payable.—On the death of an employee before bonus of a quarter has become payable or where the amount has become payable, before payment has been made, the bonus dues of the deceased employee shall be paid to his nominee(s). In the absence of any nominee(s), the Owner|Agent|Manager of the coal mine may after giving notice to such persons and in such manner and making such summary inquiry as he thinks fit, make payment of the amount to the person who appears to him to be legally entitled thereto on execution of an indemnity bond with such suretles as he considers necessary and such payment shall be a full discharge from all liability in respect of the amount paid. In any case of doubt and of rival claimants, payment shall be made only on production of succession certificates."
- 3. In the said Scheme after Form VII the following Forms shall be inserted, namely:—

"FORM VIII

[See paragraph 8-C(i)]

Nomination for payment of bonus dues.

(Declaration by the employee in a coal mine).

1.	Name
	(In block capitals)
2.	Sex
	Caste or Surname———————
	Religion—————
5.	Occupation
	Height
7.	Father's Name—————
	Husband's name- (for married women).
9.	Marital Status
	(whether bachelor, spinster, married, widow or widower).
	Date of birth Day Month Year
11.	Marks of Identification————
12.	Permanent Address.————
	Village————Thana————
	District————State———

I hereby direct that the an from the employer, M/s. ————————————————————————————————————	at the	e time of me	e/my ward's death shall
Name and address of the Nomin nominee or nominees ship v	nee's relation- with the member	Age of nominee	Amount or share of the bonus money due from the employer to be paid to the nominee
		_	hand thumb impression mployed or his gardian.
Date			
Certified that above declaration employed in my coal mine bef	ore me after he	has read th	guardian————————————————————————————————————
the entries have been read over	er to him by me.		
Regd. No. of Coal Mine		Signatu	re of Manager or other
Dated————		Name an	Officer Designation d address of Coal Mine.
	FORM IX		
آ	See paragraph 8	-C(5) 1	
Modification of Nomination			2
I—————————————————————————————————————	omes due to me, the amount of l at the time of m	/my ward f bonus that y/my ward':	rom the employer M/s. becomes due to me/my s death shall be paid to
Name and address of the Nomin nominee or nominees wit	nee's relationship th the member	Age of nominee	Amount or share of the bonus money due from the employer to be paid to the nominee
	thumb impre	or left ha ession of pe or his guar	rson
Certified that the above demployed in————————————————————————————————————	eclaration has be 2) the guardian	een signed of————	by (1)—employed in—
Registered No. of Coal Mine,			
		Si	gnature of Manager."
		Į,	_
			[No. 3 172 61 PFI I.]

S.O. 110.—In exercise of the powers conferred by section 5 read with section 7 of the Coal Mines Provident Fund and Bonus Scheme Act, 1948 (46 of 1948), the Central Government hereby makes the following further amendments in the

Rajasthan Coal Mines Bonus Scheme, published with the notification of the Government of India in the late Ministry of Labour No. S.R.O. 3643 dated the 17th December, 1954, namely:—

- 1. This Scheme may be called the Rajasthan Coal Mines Bonus (Third Amendment) Scheme, 1961.
- 2. In the Rajasthan Coal Mincs Bonus Scheme, hereinafter referred to as the said Scheme, after paragraph 8-B, the following paragraphs shall be inserted, namely:—
- "8-C Nomination.—(1) Every employee, or if he is a minor, his guardian shall make in his declaration in Form VIII, annexed hereto, a nomination conferring the right to receive the bonus money that may become due to him from the employer in the event of his death before the bonus money has become payable, or where the amount has become payable, before payment has been made.
- (2) An employee, or if he is a minor, his guardian may in his nomination distribute the amount that may stand to his credit with the employer amongst his nominees at his own discretion.
- (3) If an employee has a family at the time of making a nomination, the nomination shall be in favour of one or more persons belonging to his family. Any nomination made by such employee in favour of a persons not belonging to his family shall be invalid.
- (4) If at the time of making a nomination the employee has no family the nomination may be in favour of any person or persons but if the employee subsequently acquires a family, such nomination shall forthwith be deemed to be invalid and the employee shall make a fresh nomination in favour of one or more persons belonging to his family.
- (5) A nomination made under sub-paragraph (1) may at any time be modified by an employee, or if he is a minor, by his guardian, after giving a written notice of his intention of doing so in Form IX, annexed hereto. If the nominee predeceases the employee, the interest of the nominee shall revert to the employee who may make a fresh nomination in respect of such interest.
- (6) A nomination or its modification shall take effect to the extent that it is valid on the date on which it is received by the employer.
- 8-D Bonus dues of a deceased employee to whom payable.—On the death of an employee before bonus of a quarter has become payable or where the amount has become payable, before payment has been made, the bonus dues of the deceased employee shall be paid to his nominee(s). In the absence of any nominee(s), the Owner/Agent/Manager of the coal mine may after giving notice to such persons and in such manner and making such summary inquiry as he thinks fit, make payment of the amount to the person who appears to him to be legally entitled thereto on execution of an indemnity bond with such sureties as he considers necessary and such payment shall be a full discharge from all liability in respect of the amount paid. In any case of doubt and of rival claimants, payment shall be made only on production of succession certificates."
- 3. In the said Scheme after Form VII the following Forms shall be inserted mamely:—

"FORM VIII

[See paragraph 8-C(i)]

	Frank Larra a 4/2/3
	Nomination for payment of bonus dues.
	(Declaration by the employee in a coal mine)
1.	Name
	(In block capitals)
	Sex
	Caste or Surname——————
4.	Religion———
5.	Occupation-
6.	Height
7.	"Father's Name————
8.	Husband's name (for married women).
9.	Marital Status
	(whether bachelor, spinster, married, widow or widower)
10.	Date of birth DayMonthYear
11.	Marks of Identification—————
12.	Permanent Address.————
	Village—————Thana————
	District State State

I hereby direct that from the employer, M s be paid to the following	————at the	time of my	es due to me/my ward p my ward's death shall gainst their names:—
Name and address of the nominee or nominees		Age of nominee	Amount or share of the bonus money due from the employer to be paid to the nominee
	Signat	ure or left	hand thumb impression
	of the	person em	ployed or his guardian.
Certified that above de employed in my coal m the entries have been re	<u>ine before me after he</u>	ed by by t has read t	he guardian————— he entrics
Regd. No. of Coal Mine	-	Signatu	are of Manager or other
		Name ar	Officer Designation
	FORM IX		
	TOWN IX		
	[See paragraph 8-	C(5)]	
Modification of Nom	ination for payment of	bonus due	25.
the amount of bonus th	ards the disposal, in the nat becomes due to me of direct that the amoust the tires and employer at the tires.	e event of my ward nt of boni ne of my n	by me my guardian on my/my ward's death of from the employer M s. is that becomes due to my ward's death shall be ainst their names:—
Name and address of the nominee or nominees	Nomince's relationship with the member	Age of nominec	Amount or share of the bonus money due from the employer to be paid to the nominee
Date Certified that the alemployed in before Registered No. of Coal Mine,	thumb impemployed bove declaration has be (2) the guardi	or his gua en signed l an of ——	person rdian,
			[240. O 240 OZ 2 Z Z AA.]

S.O. 111.—In exercise of the powers conferred by section 5 read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend

the Assam Coal Mines Bonus Scheme, 1955, published with the notification of the Government of India in the late Ministry of Labour No. S.R.O. 2041 dated the 8th September, 1955, namely:—

- 1. This Scheme may be called the Assam Coal Mines Bonus (Third Amendment) Scheme, 1961.
- 2. In the Assam Coal Mines Bonus Scheme, hereinafter referred to as the said Scheme, after paragraph 8-B, the following paragraphs shall be inserted, namely:
- "8 C Nomination.—(i) Every employee, or if he is a minor, his guardian shall make in his declaration in Form VIII, annexed hereto, a nomination conferring the right to receive the bonus money that may become due to him from the employer in the event of his death before the bonus money has become payable, or where the amount has become payable, before payment has been made.
- (2) An employee, or if he is a minor, his guardian, may in his nomination distribute the amount that may stand to his credit with the employer amongst his nominees at his own discretion.
- (3) If an employee has a family at the time of making a nomination, the nomination shall be in favour of one or more persons belonging to his family. Any nomination made by such employee in favour of a person not belonging to his family shall be invalid.
- (4) If at the time of making a nomination the employee has no family the nomination may be in favour of any person or persons but if the employee subsequently acquires a family, such nomination shall forthwith be deemed to be invalid and the employee shall make a fresh nomination in favour of one or more persons belonging to his family.
- (5) A nomination made under sub-paragraph (i) may at any time be modified by an employee, or if he is a minor, by his guardian, after giving a written notice of his intention of doing so in Form IX, annexed hereto. If the nominee predeceases the employee, the interest of the nominee shall revert to the employee who may make a fresh nomination in respect of such interest.
- (6) A nomination or its modification shall take effect to the extent that it is valid on the date on which it is received by the employer.
- R-D Rowns dues of a deceased employee to whom payable:—On the death of an employee before bonus of a quarter has become payable or where the amount has become payable, before payment has been made, the bonus dues of the deceased employee shall be paid to his nominee(s). In the absence of any nominee(s), the Owner/Agent/Manager of the coal mine may after giving notice to such persons and in such manner and making such summary inquiry as he thinks fit, make payment of the amount to the person who appears to him to be legally entitled thereto on execution of an indemnity bond with such sureties as he considers necessary and such payment shall be a full discharge from all liability in respect of the amount paid. In any case of doubt and of rival claimants, payment shall be made only on production of succession certificates."
- 3. In the said Scheme after Form VII the following Forms shall be inserted namely:—

"FORM VIII

[See paragraph 8-C(i)]

Nomination for payment of bonus dues (Declaration by the employee in a coal mine)

1.	Name————
	(In block capitals)
2.	Sex
3.	Caste or Surname————
4.	Religion
5.	Occupation————
6.	Height————
7.	Father's Name
	Husband's name——————————(for married women)
9.	Marital Status
	(whether bachelor, spinster, married, widow or widower)
10.	Date of birth Day———Month——Year———
	Marks of Identification—————
12.	Permanent Address.
	Village Thana Thana
	District State State
	District

I hereby direct that the amount of bonus that becomes due to melmy ward from the employer, Mis————————————————————————————————————
Name and address of the Nominee's relationship Age of nominee Amount or share of the nominees. with the member bonus money due from the employer to be paid to the nominee
Signature or left hand thumb impression of the person employed or his guardian
Certified that above declaration has been signed by by the guardian employed in my coal mine before me after he has read the entries the entries have been read over to him by me Regd No of Coal Mine
Signature of Manager or other Officer Designation Name and address of Coal Mine
FORM IX
[See paragraph 8-C(5)]
Modification of Nomination for payment of bonus dues I————hereby cancel the nomination made by me my guardian on as regards the disposal, in the event of my my ward's death of the amount of bonus that becomes due to me my ward from the employer M s——————and direct that in amount of bonus that becomes due to me my ward from the said employer at the time of my my ward's death shall be paid to the following person(s) in the manner shown against their names—
Name and address of the nominee's relationship Age of nominee Amount or share of the bonus money due from the cmployer to be par to the nominee
Signature or left hand thumb impression of person employed or his guardian
Certified that the above declaration has been signed by (1)————————————————————————————————————
of Coal Mine, Signature of Manager"

[No 3/172/61/PFI/III] B K BHATTACHARYA, Dy Secy.

New Delhi, the 4th January 1962

S.O. 112.—In pursuance of clause (1) of article 239 of the Constitution, the President hereby directs that the powers exercisable by the appropriate ment under the proviso to sub-section (5) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), shall, subject to the Control of the President, also be exercisable by the Administrators (whether known as Chief Commissioner, Lieutenant-Governor or Administrator) of the Union territories of Delhi, Himachal Pradesh, Manipur, Tripura, the Andaman and Nicobar Islands and the Laccadive, Minicoy and Amindivi Islands within their respective territories.

[No. 11/13/61-P.F.II.]

New Delhi, the 5th January 1962

powers conferred by clause (a) of the Employees' Provident Funds Act S.O. 113.—In exercise of the I. No. S.R.O. 38 dated section 19 οf 1952 (19 of 1952), and in supersession of the notifications of the Government of India in the late Ministry of Labour mentioned in the margin, the Central Government hereby 22nd December, 1953. No. S.R.O. 1939. directs that the power exercisable by it under section 8 of the said Act to recover as an arrear of land revenue any dated 7th June, 1954. amount due, from an employer in relation to an establish-No. CPF-516(55)/ B/IV dated 7th June, ment in respect of which it is the appropriate Government, on account of any contribution payable under the said Act or towards the cost of administering the provident fund payable dated 14th June, 1954.

4. No. S.R.O. 1984 dated 14th June, 1954. able by such employer under any Scheme framed thereduced by the Schedule approved hereto by the Government. specified in the Schedule annexed hereto by the Govern-

No. S.R.O. 1257 ment of that State. dated 10th April, 1957.

SCHEDULE

I. Assam.

2. Andhra Pradesh

3. Blhar

4. Gujarat

Kerala 6. Madhya Pradesh

7. Madras

Maharashtra

9. Mysore 10. Orissa

11. Punjab

12. Rajasthan

13. Uttar Pradesh

14. West Bengal

[No. 6/14/61-PF. II.]

P. D. GAIHA, Under Secy.

New Delhi, the 4th January 1962

S.O. 114.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay, in the industrial dispute between the employers in relation to the Dadabhoy's New Chirimiri Ponri Hill Colliery and their workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, BOMBAY.

REFERENCE No. CGIT-1 of 1961

Employers in relation to the Dadabhoy's New Chirimiri Ponri Hill Colliery

AND

their workmen.

PRESENT:

Shri Salim M. Merchant, Presiding Officer.

Bombay: Dated 29th December 1961

APPEARANCES:

For the employers: -Shri G. Sreenivasan, Manager of the Colliery.

For the workmen: -Shri Gulab Gupta, Vice-President, Chhattisgarh Workers' Federation.

INDUSTRY: Coal Mining. STATE: Madhya Pradesh.

AWARD

The Government of India by the Ministry of Labour and Employment's Order No. 2/269/60/LRII dated 4th January 1961 made in exercise of the powers conferred by sub-section 2 of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), on a joint application of the parties dated 1st October, 1960, as stated in the schedule to the said order, was pleased to refer the following matters to my adjudication:—

- (a) "Whether the dismissal of Shri Raj Kumar, ex-shot firer of New Chirimiri Ponri Hill Colliery from the services of the colliery with effect from 7th June 1960 is lawful and justifiable;
- (b) If not to what relief he is entitled?"
- 2. After the usual notices were issued, the Vice-President of the Chhattisgarh Colliery Workers' Federation, hereinafter referred to as the union, which represents the workmen in this dispute filed its written statement of claim dated 23rd February 1961 and the management filed its written statement in reply dated 8th June 1961. Thereafter, the hearing was postponed till it was fixed at Chirimiri on 19th December, 1961.
- 3. The dismissed workman Raj Kumar was employed as a shot firer in the New Chirimiri Ponri Hill Colliery and was dismissed from service on 25th June 1 60 on the charge of having on 30th May 1960 blasted the roof in 3 south 15 dip underground without the permission of the mining sirdar. On 30th May 1960 the Assistant Manager of the Colliery Shri U. C. Mehra addressed a memo No. 84 to Shri Raj Kumar stating that in disobedience of the instructions of the mining sirdar he had blasted the 25/15E roof and thus making the height more than 10 ft. He was asked to explain within 24 hours why strict disciplinary action should not be taken against him for the misconduct of disobeying the superior officer's order and for violating regulation 99(2). In his reply dated 1st June 1960 Raj Kumar admitted that he was instructed by the Mining Sirdar not to blast the 15E/8R roof at the said gallery. But he explained that the particular gallery had also been worked in the 1st and 2nd shift of 30th May 1960, and that if it was to be closed, he had not seen any fencing or sign to that effect. He stated that he had therefore in these circumstances not disobeyed any orders. His explanation was not found satisfactory and thereupon a charge sheet No. Staff/12/2032 dated 2nd and 3rd June 1960 was issued against him charging him with the misconduct of having violated regulations 38, 45 and 99 and standing order No. 27, and he was called upon to submit his explanation within 24 hours as to why he should not be dismissed from service and why other consequential orders and action should not be taken against him. It appears that this charge sheet was sought to be served upon Raj Kumar by a chowkidar of the colliery one Bamb Bahadur and it is the company's case, that Raj Kumar refused to accept this charge sheet. Now, refusal to accept a charge sheet is a misconduct, under this colliery's standing orders. The result was that on 4th June 1960, a second charge sheet No. Staff/12/1907 was issued against him charging him under clause 28 of the stan
- 4. A departmental enquiry was thereupon held at which Raj Kumar was questioned by the Enquiry Officer and statements of (1) Shri Ganguly, Mining Sirdar and (2) Shri Mangal Pandey, gallery in charge and of (3) Bamb Bahadur, chowkidar were recorded. Raj Kumar was asked to cross-examine the witnesses but he appears to have declined to do so, and there is an endorsement to that effect after the statements of Shri Ganguly and Shri Mangal Pandey were recorded. There is, however, no such endorsement on the evidence recorded of Shri Bamb Bahadur, chowkidar, who was examined on the 2nd charge sheet of having refused to accept the first charge sheet dated 2nd/3rd June 1960. The enquiry was conducted by Shri C. Rao the Welfare Officer who was assisted by the Assistant Manager, he said U. C. Mehra as "technical assessor". The enquiry officer thereafter made his report dated 11th June 1960 to the Manager of the Colliery in which he found Raj Kumar guilty of the misconducts under both the charge sheets. The Manager of the Colliery Shri G. Sreenivasan, thereupon, forwarded the report to the head office of the company and in his memorandum stated that as the misconduct had been proved, summary dismissal was warranted and he sought permission for the same under standing order 28 from "higher authority". Thereafter, the Secretary of the company, by his letter dated 23rd June 1960 addressed to the Manager of the Colliery, agreed with his recommendation that the misconduct alleged against Raj Kumar was proved and that he deserved summary dismissal and accordingly

granted permission to dismiss Raj Kumar from service and Raj Kumar was dismissed from service by the order of the manager dated 25th June 1960.

- 5. The union contests the order of dismissal on the following main grounds:--
 - (1) That the shot firers' work is dependent on the Mining Sirdars' and Driller's work; that the shot firer being last in the chain cannot make mistakes unless the Mining Sirdar and Driller have made mistakes in their work;

The Union in Paras 6, 7 and 8 of its written statement has made the following submissions:—

- Para 6.—"That in the instant case, the site for boring the hole was selected by the Mining Sirdar and the hole was by the driller. The workman found the hole in order and charged the same with explosive. As soon as everything was ready and the hole was about to be shot the Mining Sirdar came and ordered from a distance not to fire the hole.
- Para 7.—That since the Mining Sirdar was at some distance his voice could not be properly heard by the workmen. It was rather late and the shot could not have been stopped. The shot was fired.
- Para 8.—That the workman admitted during the enquiry and also in his letter dated 1st June 1960 that the Mining Sirdar had ordered something when he was at the point of firing and as such the order could not be clearly heard. He also stated that once the hole was charged, it would not have been left without blasting."
- (2) That the domestic enquiry was illegal, improper partial and prejudicial to the workmen; that the Assistant Manager who was the complainant was the technical assessor and was not open to persuasion of any kind; that the workman was not allowed any opportunity to produce witnesses or cross examine the witnesses that were examined against him.
- (3) That the finding of guilt on the second charge was not proper nor justified.
- (4) That the order of dismissal is not proper and not being in compliance with the requirements of standing order of the colliery.
- 6. For these reasons the union contends that the dismissal was not only illegal but also unjustified.
- 7. The management in its lengthy and verbose written statement covering 10 closely typed pages, has in effect urged that Raj Kumar was guilty of the misconduct of disobeying the orders of his superiors in firing the shot even after he had been told not to do so. It is further stated that a proper enquiry was held on the charge-sheets at which Raj Kumar was present, and that he was given an opportunity to cross-examine the witnesses tendered by the management but that he had declined to do so and that in spite of an opportunity having been afforded to him he had declined to cross-examine any witnesses on his behalf. The management has, therefore, submitted that a proper enquiry was held at which the rules of natural justice were observed and at which Raj Kumar was given a fair chance to defend himself. The management has further stated that the misconducts with which Raj Kumar was charged were such as to justify his dismissal from service.
- 8. At the hearing the union examined Raj Kumar and the management led the evidence of Shri B. B. Sinha, provident fund clerk of the colliery. Besides the annexures to their written statements no other documents were filed by either party.
- 9. With regard to the first contention of the union, I have heard the submissions of both parties at some length and I am satisfied that there is no substance in it. The union tries to make out that the shot firer was third in the chain and that unless the mining sirdar and the driller had made mistakes in their work the shot firer could not make a mistake. But from the admissions in paras 6, 7 and 8 of the union's written statement, it is clear that the hole which the driller had drilled was found in order by Raj Kumar and that after finding that the hole was properly drilled he had charged it with the necessary explosives. It may be that the driller was wrong in drilling this hole in the roof of this particular gallery, but there is a clear admission on the part of Raj Kumar that the mining sirdar had signalled to him not to fire the shot and the company's case is that it was in disobedience of this order that Raj Kumar had fired the shot and this was the misconduct for which he was charge sheeted. Shri Gulab Gupta has sought to argue that the time lag between the mining sirdar having signalled to Raj Kumar not to fire the shot, and his having actually fired the shot, was so short that even if he

wanted to, Raj Kumar could not have helped firing the shot. 1 am not satisfied with this explanation after hearing the parties account of the manner in which the gallery has to be cleared after the hole is charged and the firing takes place. It is further urged that once the hole was charged it had to be fired. I am not satisfied with this explanation either. Surely, even after the hole was charged the cartridges containing the explosives could have been removed. I am not satisfied with the Union's theory of there not being sufficient time after the signal was given to prevent Raj Kumar from firing the shot. Raj Kumar in his written explanation to the charge-sheet and at the enquiry admitted that he acted against instructions of the Mining Sirdar and the explanation he has put forward in defence is hardly convincing. I am also not satisfied that conditions were such as had made it difficult for Raj Kumar to hear the mining sirdar when he was telling him not to fire the shot. On the evidence, I am satisfied that the conclusion reached by the Enquiry Officer and the management that Raj Kumar in firing the shot had acted in disobedience of the mining sirdar's order was a possible one on the evidence adduced and consequently, the Tribunal would not be justified in interfering with that finding.

- 10. With regard to the second contention of the union that the domestic enquiry was illegal, improper, partial, and prejudicial to the workman, I have gone through the records of the domestic enquiry from which it is clear that Raj Kumar had after making his statement refused to cross-examine Shri Ganguly the Mining Sirdar and Mangal Pandey the gallery in charge who gave evidence to the effect that instructions had been issued not be blast the roof in the particular gallery. I am satisfied that on the whole a fair enquiry was held on the charge-sheet and that sufficient opportunity was given to Raj Kumar to cross-examine the witnesses of which he did not avail himself. The Union has alleged that Raj Kumar was not allowed to call his witnesses. But there is nothing to show that he wanted to examine any particular workman as his witness. It is difficult to understand what witnesses he could have examined after the admissions which he had made in his written explanation and the answers he gave to the questions of the enquiring officer. It may be that there was a technical error in procedure in the Assistant Manager having assisted the enquiry as a technical assessor but this has not in my opinion materially influenced the enquiry or the finding.
- 11. With regard to the third contention of the union that the finding of guilt on the second charge was not proper and there was not sufficient evidence to establish the charge. I am not satisfied that there is any substance in this contention either. What Bamb Bahadur had stated in his statement before the Enquiring Officer was that on Friday 3rd June 1960 Banerjee Babu gave him a letter (first charge-sheet) and asked him to deliver it to Raj Kumar. He went underground where he was directed to go to Raj Kumar's residence and served the letter on him. He went to Raj Kumar's residence and placed the letter in his (Raj Kumar's) hands and asked him to sign in the delivery book as token of its reccipt, whereupon Raj Kumar took the letter got it read by a clerk and then came and told him (Bamb Bahadur) that he would not sign in the delivery book and asked for one hour's time and said that he would make a written application. Thereupon, Bamb Bahadur brought the letter back. On this statement Shri Gulab Gupta has sought to argue that it did not establish that Raj Kumar had refused to accept delivery of the letter (first charge sheet). But it appears that Raj Kumar after getting the letter read by the clerk returned it to Bamb Bahadur and refused to sign in the peon book. This would in my opinion amount to refusal to accept the charge sheet, which it is not denied is a misconduct under the standing orders of the company.
- 12. It was next argued by Shri Gulab Gupta that there is no endorsement by the Enquiry Officer under the recorded statement of Bamb Bahadur that Raj Kumar was asked to cross-examine Bamb Bahadur. Though no such endorsement appears under the statement recorded of Bamb Bahadur as appears under the statements of the other two witnesses viz. Shri Ganguly and Shri Mangal Pandey, there is an endorsement to the effect that the statement was recorded in the presence of Raj Kumar. It is significant that no specific allegation of not having been allowed to cross-examine the chowkidar Bamb Bahadur, was at all made at any time until a late stage of the hearing. I am satisfied that in the case of Bamb Bahadur also Raj Kumar had not specified any desire to cross-examine him, even though his evidence admittedly was recorded in his presence.
- 13. The next contention urged by Shri Gulab Gupta is that the dismissal order is not proper not having been in compliance with the standing orders of the colliery. What Shri Gulab Gupta argued was that under the standing orders of the colliery an order of dismissal has to be approved by the Owner/Agent/Chief Mining Engineer of the colliery. His contention was that in this case there was no approval of the proposed punishment of dismissal suggested by the Manager, by either the

Agent/Owner or Chief Mining Engineer of the colliery and therefore the order of dismissal was not valid or proper. Shri Sreenivasan, the Manager of the colliery, has, however, relied upon the letter from the Secretary of the Company dated 23rd June 1960 (annexure A-1 to the company's written statement) in which he has accorded permission to dismiss Shri Raj Kumar from service as suggested by the Manager in his memo to the Secretary of the Company dated 22nd June 1960, forwarding the report of the Enquiring Officer dated 11th June 1960. It is not denied that Shri Saraf is the Secretary of the Didabhoy's New Chrimiri Ponri Hill Colliery Company Private Ltd. to which the colliery belongs and that the Secretary Colliery Company Private Ltd., to which this colliery belongs and that the Secretary Colliery Company Private Ltd., to which this colliery belongs and that the Secretary issues orders in such matters on behalf of this private limited company. The purpose and object of providing the safeguard of obtaining permission of a higher authority than the Manager, is that in the case of dismissal the facts of the case should be reviewed by another independent superior officer. It is not denied that the Secretary of the Company is a higher superior officer than the Manager of the Colliery and his permission to the action of dismissal proposed by the Manager can well be deemed to be the approval of the 'Owner' and would be sufficient compliance with the provision of the standing orders of the colliery on this point.

14. In the result, I hold that the dismissal of Shri Raj Kumar, ex-shot firer of New Chirmiri Ponri Hill Colliery from the services of the Colliery with effect from 7th June 1960 is lawful and justiflable.

No order as to costs.

Sd./- SALIM M. MERCHANT, Presiding Officer,

Central Government Industrial Tribunal, Bombay.

[No. 2/269/60-LRII.]

New Delhi, the 8th January 1962

S.O. 116.—In pursuance of clause (c) of section 2 of the Industrial Employment (Standing Orders) Act, 1946 (20 of 1946) and in supersession of the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 2551, dated the 23rd October, 1961, the Central Government hereby appoints the Conciliation Officer (Central) (Headquarter) Dhanbad, also to exercise the functions of a Certifying Officer under the said Act in respect of all mines in the State of Bihar, Coal Mines in the State of West Bengal, and State Collieries and Iron Ore Mines in the State of Orissa.

[No. F. 23/7/61-LRI.]

New Delhi, the 9th January 1962

S.O. 117.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay, in the industrial, dispute between the employers in relation to the North Chirimiri Colliery and their workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, BOMBAY.

Reference No. COIT-30 of 1961

Employers in relation to the North Chirimiri Colliery

And

their workmen

Shri Salim M. Merchant, Presiding Officer.

Bombay: Dated 28th December 1961.

Appearances:

For the employers-Shri D. D. Diddee, Agent, North Chirimiri Colilery. For the workmen-Shri Gulab Gupta, Vice-President, Chhattisgarh Colliery Workers' Federation.

STATE: Madhya Pradesh. INDUSTRY: Coal Mining.

AWARD

The Government of India, Ministry of Labour and Employment, by Order No. 1|36|61-LRII dated 11th September 1961, made in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), was pleased to refer the industrial dispute between the parties abovenamed in respect of the following subject matters specified in the schedule to the said order to me for adjudication:—

Schedule

- "Whether the workers employed in North Chirimiri Colliery of United Collieries Ltd. are entitled to payment of sick-khoraki, and, if so, at what rate and from which date?"
- 2. After the usual notices were issued, the Chhattisgarh Colliery Workers' Federation, which represents the workmen of this colliery, filed its statement of claim dated 7th October 1961, to which the Manager of the North Chirmiri Colliery filed his written statement in reply dated 30th October 1961. The dispute was thereafter taken up for hearing at Chirimiri on 19th December 1961.
- 3. The Chhattisgarh Colliery Workers' Federation, (hereinafter referred to as the union), which admittedly represents the workmen of this colliery, by its letter dated 10th June 1961 raised an industrial dispute over 9 demands including the demand for payment of sick khoraki. The union's case in support of the demand as stated in the failure report dated 28th July 1961 of Shri D. Panda, the Conciliation Officer (Central) Jubbulpore, was that sick khoraki was being paid by the collieries situated in Surguja and Shahdol districts at the rates prescribed under the Das Gupta Award, for a period of 21 days in respect of the collieries which were paying 21 days sick khoraki prior to the Das Gupta Award and 14 days sick khoraki in respect of collieries which started the practice after the Das Gupta Award; that the North Chirimiri Colliery was the only colliery in that whole area which does not pay anything by way of sick khoraki; that the colliery was working for the last 15 years and is a prosperous unit raising about 10,000 tons of coal per month. The union, therefore, demanded that the workmen be paid sick khoraki at the rate of 50 per cent of basic wages, dearness allowance and full variable dearness allowance, for a period of 21 days in a year.
- 4. The management in opposing the demand had urged during conciliation that the Arbitration award of Shri A. Das Gupta in respect of sick khoraki was not applicable to this colliery; that the leave provisions had already been enhanced under the amended Mines Act, 1960, and the matter of sick khoraki must have been taken into consideration at the time of enhancing the leave provisions; that the colliery was not in a flourishing state and could not bear the extra burden of this additional benefit; that the colliery was only making a profit at the rate of about Re. 1 per ton which was not sufficient considering the investment made in the colliery.
- 5. The parties in their respective written statements and in their submissions at the hearing before me have, substantially urged the same arguments in support of their respective contentions.
- 6. Before dealing with these contentions it is necessary to state that the question of the benefit of sick khoraki has been dealt with in the Arbitration Award of Shri A. Das Gupta, Arbitrator in the Colliery Disputes Arbitration, to whom the question was referred. In para 6 at page 80 of his award, dated 30th December, 1959, the learned Arbitrator observed:—
 - "As I have mentioned that workers cannot be expected to keep fit for 365 days in a year, the employers have a social and moral obligation to make provision for the workers to maintain themselves and members of their family during periodical indisposition while in service. Sick leave to the workmen has come to be a condition of employment in industrial establishments in the same way as leave with pay. The necessity for rest during the periodical indisposition of the workers cannot be exaggerated. If the workers are not provided with means to fall back upon during such rest the result will be more disastrous. Sick leave can no longer be called a generous grant of the employers out of charity."

I am in respectful agreement with these views as justifying the demand for grant of the benefit of sick khoraki. With regard to the prevailing rate of sick khoraki

and the period of sick leave the learned Arbitrator in para 7 on page 80 observed as follows:—

- "Sick leave is generally granted for 15 days in a year and the monetary benefit available to the workers during such leave is 50 per cent of their average pay, including dearness allowance."
- 7. It is no doubt true that Shri Das Gupta felt jurisdictional difficulties about making a direction with regard to the amount of sick khoraki for those collieries where this practice was then not in force. The North Chirimiri Colliery is one such colliery. But it is admitted that most collieries which were not granting the benefit of sick khoraki have, since the Das Gupta Award was made, started paying sick khoraki at the rates fixed by Shri Das Gupta as stated above. It is not denied that as a result of the Das Gupta Award a uniform increase in the selling price of coal was granted to the coal industry in general and that this colliery also got the same increase in the selling price of its coal. The increase in the selling price was granted because of the increased burden that was placed on the collieries because of their having to implement the directions of the Das Gupta Award. It was admitted at the hearing that all the collieries in the Chirimiri area are by now granting the benefit of sick khoraki at rates fixed by the Das Gupta Award and that this is the only colliery in the Surguja District which is not granting this benefit. In fact by my award, dated 29th July, 1960, in Reference No. CGIT-20 of 1960, I have granted the benefit of sick khoraki in terms of the Das Gupta Award to the workmen of another colliery belonging to this very company viz., the Kamptee Colliery. In my opinion the fact that the Das Gupta Award did not apply to this colliery cannot come in the way of an award being made directing this company to grant the benefit of sick khoraki when an industrial dispute has subsequently been raised by the workmen claiming that benefit. There is now no doubt that the demand for payment of sick khoraki is justified on merits and should be granted by management of collieries to all their employees, unless they make out a strong case against it.
- 8. It is admitted that the benefit of sick khoraki is being granted by this colliery to its monthly paid employees and Gorakhpuri labour. Thus on principle this company has conceded the justification for the demand for the grant of sick khoraki for a section of its employees. There seems to be therefore hardly any justification for refusing this benefit to the rest of the workmen of this colliery.
- 9. Shri Diddee, Agent of the Colliery, has urged that since the Das Gupta Award was made on 30th December, 1959, there has been an amendment to the Indian Mines Act under which the workmen are now entitled to longer earned leave in a year than before. He has referred to the provisions of the amending Act by which at present every worker in the colliery is entitled to one day's earned leave for every 16 days worked underground and to one day's earned leave for every 20 days worked on the surface and he has argued that in view of this increased leave the benefit of sick khoraki is not justified. A similar contention was advanced by Shri Diddee in Reference No. CGIT-20 of 1980, in the Kamptee Colliery's dispute, where he had appeared for the employers, and I rejected the said contention for reasons stated in para 7 of my said award. For the same reasons, I reject this contention and hold that the amendment to section 51 of the Mines Act, dated 16th January, 1960, cannot justify the management's refusal to meet this demand.
- 10. Shri Diddee next urged that the company has not the capacity to meet the financial burden of the benefit of sick khoraki and he has in support filed a statement showing the production cost per ton and working position for the period March, 1961 to September, 1961. Apart from the fact that the union has not admitted the correctness of this statement, it shows that the colliery has a margin of Rs. 1.47 per ton in its selling price over the cost of production, which according to the company is subject to the provision for development rebate, income-tax, dividend etc. The union on the other hand has given me the figure of the nett profits earned by the company on the working of this and its other colliery for the year ended 31st December, 1960, which shows a profit over Rs. 5 lakhs for that year. It is admitted that the production of coal in this colliery has been progressively rising every year since the last few years. The Union has argued that having got the increase in the selling price of coal which all other collieries had got in implementation of the Arbitration Award of Shri Das Gupta which included liability on the company to pay its workmen sick khoraki at rates fixed by the Das Gupta Award, the company had acted unfairly by its workmen in refusing to grant this benefit. I think this grievance of the workmen is completely justified and it is to be regretted that the company should have refused to grant this relief even after this benefit was granted by my Award in its Kamptee Colliery's dispute.

- 11. After a careful consideration of the submissions of the parties, I am more than satisfied that this colliery is in a position to bear the financial burden of the demand made by the workmen. I, therefore, hold on issue No. I under reference that the workmen employed in this colliery are entitled to payment of sick khoraki.
- 12. The next question to consider is at what rate the sick khoraki should be granted. The union had at first claimed sick khoraki for 21 days in a year at 50 per cent of the average pay, including dearness allowance and full variable dearness allowance. At the hearing, Shri Gulab Gupta, however stated that he would be satisfied with the rate awarded by Shri Das Gupta which is 15 days in a year and the monetary benefit available to the workers during such leave should be 50 per cent of the average pay including dearness allowance. This is the rate at which a majority of the collieries are now paying sick khoraki and that is the rate at which I have awarded sick khoraki by my award in Reference No. CGIT-20 of 1960, against this company to the workmen of its Kamptee Colliery and by my Award, dated 13th April, 1961, in Reference No. CGIT-2 of 1961, against the Majri Colliery.
- 13. I, therefore, award that the workmen employed in the North Chirimiri Colliery are entitled to payment of sick khoraki at the rate of half their average monthly wages (basic plus dearness allowance) of the previous twelve months for a period of 14 days in a year and I answer issue No. 2 in the Reference accordingly.
- 14. The last question that remains to be considered is the date from which this benefit should be allowed. The union has claimed it from the date of the Das Gupta Award i.e. 30th December, 1959, on the ground that the company has had the benefit of the consequent increase in the sciling price of its coal as from that date. But it has to be remembered that this demand was made by the union much later, only on 10th June, 1961 and that this dispute was referred to adjudication on 11th September, 1961. Considering all these circumstances, I think it reasonable to grant the benefit from 1st January, 1962 and I direct accordingly.
- 15. Shri Gulab Gupta appearing for the workmen has claimed that a provision for costs should be made in favour of the union. I think this is a fit case where costs should be awarded against the company. The demand of the workmen was completely justified and I see no justification whatsoever in the management refusing to grant this demand after my award in the Kamptee Colliery's dispute. I, therefore, award Rs. 100 as costs in favour of the union to be paid to the union within seven days of this award becoming enforceable.

Sd./- SALIM M. MERCHANT, Presiding Officer, Central Government Industrial Tribunal, Bombay. [No. 1/36/61-LRII.]

ORDER

New Delhi, the 3rd January 1962

S.O. 118.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Pure Golukdih Colliery and their workman in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Calcutta, constituted under section 7A of the said Act.

SCHEDULE

Whether the action of the management of Pure Golukdih Colliery in stopping Shri Jagdish Prasad Agarwalla, Surface-in-Charge from work with effect from 20th September, 1961, was justified. If not, to what relief is he entitled?

[No. 2|246|61-LRII.]

ORDER

New Delhi, the 9th January 1962

S.O. 131.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Diguli Colliery, P.O. Churulia, and their workmen in respect of the matters specified in the Schedule hereto annexed,

And whereas the Central Government considers it desirable to refer the said dispute for adjudication,

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Calcutta, constituted under section 7A of the said Act

SCHEDULE

Was the management of Diguli Colliery, PO Churulia, District Burdwan, justified in stopping Shri Aswani Kumar Datta, Surface Supervisor-cum Register Clerk from work from 1st November, 1961? If not, to what relief is he entitled?

[No 2/253/61-LRII]

A L HANDA, Under Secy.

New Delhi, the 5th January 1962

S.O. 132.—In exercise of the powers conferred by sub-section (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 14th January, 1962, as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force) and Chapters V and VI [except sub-section (1) of section 76 and sections 77, 78, 79 and 81 which have already been brought into force] of the said Act shall come into force in the area of Faridabad—Had Bast No 123, Tehsil Faridabad, District Gurgaon in the State of Punjab.

[No F 13(1)/62-HI]

S.O 133.—In exercise of the powers conferred by sub section (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 21st January, 1962, as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force) Chapter V and Chapter VI [except sub-section (1) of section 76 and sections 77, 78, 79 and 81 which have already been brought into force] of the said Act shall come into force in the following areas in the State of Mysore, namely —

The areas within the limits of the Mangalore Municipality as constituted under section 4 of the Madras District Municipalities Act, 1920, and the revenue villages of.—

Boloor A; 9 Alpe; 10 Kankanady-A; Boloor-B, Kankanady-B; Derebail, 11 Kankana12 Kannur; Kavoor; Padavu; 13 Bajal; 14 Jappinamogaru-A; Kadri-A; Kadrı-B, 15 Jappinamogaru-B, and Ullal 8 Maroli; 16

[No. F 13(15)/61-HI.]

S.O. 134.—In exercise of the powers conferred by section 73-F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the factories situate in the areas in the State of Bihar mentioned in the Schedule appended to this notification, from payment of employer's special contribution leviable under Chapter V-A of the said Act till the enforcement of the provisions of Chapter V of that Act in those areas

SCHEDULE

Name of District Nam		Name of the	ne of the area 2					Name of the Factory.		
1. Bhagalpur	•	٠	Colgang	•	•		1	•	Shri Ambica Mills. Shri Jagadamba Industries Ltd.	
			Sultanganj			•			3. Shri Krishna Industries, Sheo Parbati Rice Dal & Oil Mills.	

4. Behar Rice and Oil Mills.

3 1 State Pilot Generating Station. Barachakia Champaran . I. State Pilot Generating Sta-Bettia tion. Catholic Mission Press.
 Goinka Timber Works.
 Durga Timber Works. 1. Shankar Rice & Oil and Dal' Ghorasahan Mills. Bajrang Saw Mills.
 S. K. Mondal & Co.
 Motihari Saw Mills. Motihari 3. North Behar Saw Mills. Mahadeo Prasad Ramanand Prasad. Saranjam Karyala. Madhubani Darbhanga 2. Khadi Udyog Sangh. State Power House. Sakrl Bhowra Coke Co. Bohwra Dhanbad Shri Krishna Foundry & Engi-Chandil neering Works. Metal Corporation of India Katrasgarh Ltd. 1. Mahuda Power Station. Mahuda 2. Small Repairing shop. Ganeshpur Engineering Works.
 Kanduadih Fire Clay & Nawagarh Alumina Works. Shri Laxmiji Mills. **Tchanabad** Gaya Behar State Road Transport Nawada Workshop. Tehta Dal & Rice Mills. Tehta 132 K.V. Grid Sub. Station (D.V.C.) Hazaribagh . Barhi Indian Mica & Micanite In-Jhumritaliya . dustries Ltd. Tilaiya Hydro Electric-Power Tilaiya Dam . Station. 2. Central Finishing Workshop. 1. Government Power House. Begusarai] Monghyr 2. Shri Ram Press. Burmah Shell. Behar State Road Transport Garhara. Jamui . Workshop. Lakhisarai 1. Chunni Lal Chandi Prasad' Oil Mills. Drolia Sindur Factory.
 D.C.M. Drolia-Colour & Chemical Co. 4. Drolia Vermillion Factory. Behar Ceramic Works. Mellehpur I. Shrl Sita Ram Oil & Dal' 8. Muzaffarpur Beiregania Mills. 2. Pilot Generating Station. Wood 1. Hajipur Ply Fac-Hazipur tory. Government Power House, 2. 3. Behar Cement Pipe Co. Ltd.

Sitamarhi

1	2				3			4
9.	Patna	•	Fatwah . Khagaul	:	:	•		Shankarji Mills. 1. Behar Agricultural Industries. 2. Bharat Machine Tools.
10.	Purnea	•	Forbeshgani Keshangani		:		:	Mahabir Industries Ltd. Government Power-House,
11.	Shahabad j	٠	Arrah .	•	•	•	•	1. Government Power -House. 2. Saraswati Printing Works Ltd.
			Buxar .	•		•	٠	 Buxar Dal Mills. Shahabad Industries Private Ltd.
								 Laxmji Mills. Buxar Central Jail Textile Factory.
			Dumaraon Mohania	•	:	:	:	Dumaraon Industries Ltd. Shri Ambika Rice, Oil & Dal Mills.
12.	Saharsa .	•	Bhimnagar Birpur .	:	:	•	•	Fleld Machinery Workshop. 1. Works Shop Kosi Project.
			Saharsa					2. Kosi Project Power House. Government Power House.
13.	Saran	•	Chapra .	•	•	•	•	1. Behar Industrial Engineering Co. Ltd.
			Mirganj		•	•		 Government Power House. S.K. G. Distillery. Pilot Generating Station.
			Pachurkhi		•	•	•	The Behar Sugar Works Dis- tillery.
[14	Singhbhum .		Chakradarpur		•	•	•	Kedar Nath Oil & Foundry Works.
15	Santhal Parganas	•	Dabrugram	•	•			Dabur (Dr. S.K. Burman) Private Ltd.
			Mesanjore	•	•	•	•	Massanjore Hydel Power Station.
			Pakur .	•	•	•	•	K. L. Banerjee & Co.

No. F. 6/70/61-HI]

S.O. 135.—In exercise of the powers conferred by section 73-F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the factories situate in the areas in the State of Punjab mentioned in the Schedule appended to this notification, from payment of employer's special contribution leviable under Chapter V-A of the said Act till the enforcement of the provisions of Chapter V of that Act in those areas.

SCHEDULE

ŞL No.	Name of District		Nam	Name of the area.				Name of the factory		
1		2			3			4		
I	Ambala		Kurali	•	•		2	. M/s. New India Sewing Ma- chine. M/s Kanshi Ram Ajit Ram. M/s Indra Motors.		
			Morinda	٠	•	•	. ī	. M/s Raja Ram and Sons. . M/s Sull Engg. Works.		
			Rupar .	•		•	. I.	Rupar Electric Supply Co. (Govt. concern). M/s Daljit and Co.		

1	2	3			4
3	Amritsar	 Sangranshib	•		1. M/s Bhiwani Surgical Dressing Mnfg. Co.
		Sultanwind Town	•		 M/s Sangrana Woollen Mills. M/s Ad-Bhiwani Mills Co. M/s L. K. Steel Works. M/s Aggarwal Textile Mills. M/s J. J. Sokhey Indus. M/s Victor Indus.
3	Bhatinda	 Bhatinda .	•	•	 I. M/s Bhupindra Flour Mills. 2. M/s Puniab Trading Co. 3. M/s Om Parkash Som Chand Ginning Factory.
		Faridkot . Jaitu	:	:	Power House. 1. M/s Milkhi Ran Rargopal Dass. 2. M/s Goel Steel Rolling and Oil
		Maur			Mills. 3. M/s Sachdeva Steel Rolling Mills.
		Mari	•	•	 I. M/s National Cotton and Ginning Mills. 2. M/s Ganesh Cotton and Oil Mills.
		Raman Mandi Rampur Phul	:	:	 M/s Devi Chand Jot Ram. M/s Ajit Cotton Factory.
4	Ferozepur	 Ferozepur City.	•		 1. M/s Modi Trading & Industrial Syndicate Ltd. 2. M/s India Enamel Works. 3. M/s Krishan Sudama Dhoop.
		Ferozepur Cantt, Moga	•	;	 M/s Gancsh Mills Association. I. M/s Malwa Engg. Works. M/s Malwa Hosiery Factory. M/s Ganga Bishan & Sons. M/s Romesh Roller Flour Mills. M/s Indian National Indus.
5	Gurdas Pur	 Dulhousi .		•	M/8 India Vceacers & Seprator
		Dina Nagar '.		•	Ltd. 1. M/s Gupta Broths. Registered. 2. M/s Northern India Rubber Mills.
		Gurdaspur .	•		 M/s Universal Indus. M/s Bharat Indus. M/s Roller Flour Mills.
		Pathankot .	•	•	 M/s Mohan Broths. M/s Glacier Products Indus. M/s Burma Shell Petrol Depot. M/s Shiwalk Shooks and Saw Mills. M/s Northern Saw Mills. M/s Bharat Flour Mills.
ć	6 Gurgaon	. Rewari .	•	•	 M/s Aggarwal Metal Works. M/s Vijay Metal Works. M/s Rewari Electric and Genl. Indus. M/s Bharat Metal Works.
		 			5. M/s T. R. Metal and Engg. Works.

(1)	(2)	(3)					(4)
7	Hoshiarpur .	. Ganguwal Hoshiarpur	:	•	:	;	Power House. 1. M/s Mahresh Elect. Press. 2. M/s Guru Nanak Textile Factory. 3. M/s V.V. Research Institute Press. 4. M/s Sarvodhyo Rosin Works. 5. M/s First Pine Oil Factory. 6. M/s International Button Plas
		Kotla .	_	_		_	tic Indus. 7. M/s Ashok Elect, Indus. Power
		Oel .		•	-	·	House. M/s Punjab Khadi Gram Udyog
		Oei .	•	•	•	•	Sangh Branch.
8	Jullundur .	. Apra . Banga .		•	•	•	 M/s Anant Ram Dhiman and Sons. M/s Vishiv Karma Foundry Regd. M/s Amar Nath Kalsi & Sons.
		Bopa Rai	:	:	:	:	 M/s Lal Singh Thakar Singh. M/s Darshan Singh and Co. M/s Gurbachan Singh & Sons. M/s Joginder Electric Co. M/s Allied Engg. Works.
		Chak Bilgan	•	•	•	•	 M/s Ram Krishan and Sons. M/s Guran Ditta Mal & Sons.
		Kartarpur	•	٠	•	•	M/s Karamjit Electrical Manfg. Co.
		Landra . Majra .	•	•			M/s Amin Chand and Sons. M/s Kartar Singh & Sons.
		Phillaur	:	•	•	:	 M/s National Single Cools. M/s Obliman Iron & Steel Co. M/s Agricultural Implements, Indus. Regd. The Public Foundary and Workshop Ltd. M/s Dhiman Iron Foundary Works. M/s Albert Engg. Works. M/s Partap Singh and Sons. M/s Hamalyas Pottery Ltd. M/s Landra Engg. Fondary Works.
		Rurka Kalan	•	•	•	•	 M/s Capital Engg. Works. M/s Bawa Singh and Sons. M/s Amar Nath Purl & Sons.
9	Kapurthala	Jagjit Nagar	•	•	•	•	M/s Jaglit Distillery.
10	Karnal	. Kaithal .	•	•	•	•	 M/s O. K. Engg. & Genl-Works. M/s Vishiv Karma Indua. M/s Prem Singh Payara Lal. M/s Ralan Genl. Works. M/s Telu Ram Lekh Ram Engg. Works. M/s Kaithal Wire Knitting Production Industrial Co-operative Society. M/s Maha Dev Oil and Genl. Mills.
		Karnal .	•	•	•	•	 M/s Karnal Distillery. M/s Aggarwal Iron Foundary. M/s Adarsh Industrial Cooperation.
		Nilokheri					M/s Govt. Engg. Workshop.

I	2		3	-	<u> </u>	4
10	Karnal—contd.	Shah Bad Mari Samalkha .	anda		:	M/s Shambu Nath and Sons. 1. M/s Jai Hind Foundary and Engg. Works. 2. M/s Mittal Iron Foundary Engg. Works.
11	Ludhiana .	. Jagraon . Jawaddi . Nandpur .	:	•	•	Kishori Lal Beri and Sons. M/s Ashoka Mufg. Co. Regd. M/s Kalsi Mech. Works.
12	Mohinder Garh	. Narnaul	•	•	•	M/8 B. R. Sahney Indus. (P) Ltd.
13	Patiala	. Ahmedgarh . Amloh .	:	:	:	M/s Shakti Steel Rolling Mills. M/s Asa Ram Khusi Ram Iron and Steel Rolling Mills.
		Bassi Pathan .	•	•	•	 M/s Ramji Dass Harbans Lal. M/s R. S. Sewing Machine Co. M/s Pohlo Ram Rolling Mills.
		Doraha Nabha	•	•	•	M/s Mangat Industries. 1. M/s Nabha Rice and Oil Mills. 2. M/s Gopal Oil Mills. 3. M/s Hindustan Milk Mnfg. Co. (P) Ltd.
14	Rohtak	. Bahadar Garh	•	•	٠	 M/s Northern India Bone Mills. M/s H. R. Bhalla and Sons. M/s Mediratta Engg. Corporation. M/s Seth Sukhdeo Buksh Indus. M/s Paper and Card Wares. M/s Nangolia Flour & Oil
		Rohtak	•	•	•	Mills. 1. M/s Shiam Oil Mills. 2. M/s Ved Lakshmi Flour & Genl. Mills. 3. M/s Verma Engg. Works
		Sampia	•	•		 M/s Pokhar Dass and Co. M/s Sampla Iron foundary. M/s Haryana Genl. Industries.
15	Sangrur .	. Barnala	•		•	 M/s Jagdish Pura Sarson Oil Mills. M/s Charanji Lal Mahadev Cotton Factory. M/s Amrit Steel Re-rolling Mills.
		Dhuri Malerkotla .	:	•		M/s Sawan Mal Shibu Mal. I. M/s Jindal Steel Works. 2. M/s Jain Steel Rolling Mills. 3. M/s Banarsi Dass Brij Lal Jain. 4. M/s Metro Cycle Indus. 5. M/s Dilshad Mnfg. Indus. 6. M/s R-Habib-Ulla and Sons. 7. M/s Rawat & Bros.
		Sangrur .	•			1. Power House. 2. M/s Dhiman Indus.
		Sunam	•	•	•	M/s Pritam Singh Hunjan Singh and Bros.
		Tapa	•	•	•	M/s Raunak Ram Bensi Ram Cotton Ginning Factory.

New Delhi, the 8th January 1962

S.O. 136.—In exercise of the powers conferred by section 73-F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the factories situate in the areas in the State of West Bengal and mentioned in the Schedule appended to this notification, from payment of employer's special contribution leviable under Chapter V-A of the said Act till the enforcement of the provisions of Chapter V of that Act in those areas.

SCHEDULE

Sl. No,	Name of	Dis	trict			Name of the area	Name of the factory
I		2	•			3	4
ī.	Bankura.			•	•	Bishnupur	, Bharat Oil & Rice Mills,
2.	Birbhum		•	•	•	Mollarpur	 Mollarpur Oil Mill. Rakhal Oil Mill. Patelnagar Minerals & Industries Private Limited. Radhapada Chandra Gurupada Chandra Oil Mill.
3.	Burdwan	•	•	•	•	Barakar	 Sri Durga Flour, Dal & Oil Mills. The Indian Hume Pipe Co. Ltd. The Electric Supply Co. of
							Burdwan Ltd. 2. Burdwan 132 K.V. Grld Sub- Station.
						Gamgram .	Bengal Refractories Private Ltd.
	,					Jamuria	ciated Power Co. Ltd.).
						Kashinathpur . Ondal	The Industrial Machine & Engineering Works. Ondal Lime Works, (Burn &
						Pandaveswar	Co.) Samla Collieries Ltd.
						Salanpur	Balsukh Ceramics Ltd. 1. Sri Kalyaneshwar Oil and Rice Mills.
						Sunderchak , .	2. Sri Lakshmi Oil and Rice Mills. Deshargarh Power Supply Companies Central Power Sub-Station.
						Ushagram	Coalfield Engineering Works Private Limited.
	Cooch Behar	•	•	•		Cooch Behar (Proper	 Wood Crafts Products Limited. East India Plywood Company Private Limited. Artisan's School. West Bengal State Transport Workshop.
						Guriahatti Patlekhawa	Raj Hans Match Company, The Cooch Behar Industries,
5.	Darjeeling	•	•	•	•	Bagdogra Mungpoo	Bagdogra Plywood Factory. Government Quinine Fac-
						Sevoke Road (Ektisa)	tory. 1) Rajendra Garage French Motor
						Sidrapong	Car Company. The Electric Engineer (Sidrapong Hydro Electric Power
						Singtom	Station). Singtom Hydro Electric Power Stations. (The Electric Engineer).

I		2		3	4
6.	Jalpaiguri	•		Banarwat Birpara Debgram (Ektisal)	The Everest Engineering Company. Choudhury Engineering Works. I. Poddar Automobiles.
				Domanpur Gaikatta Hahaipatha Hamiltonganj Hasimara Jalpaiguri (Proper)	 Arjunnivas Saw Mills and Industries. Sivaji Saw Mill. Amar Garage. Mah. Engineering Workshop. Sree Lakshmi Saw Mill. Macha Brothers' Saw Mill. Jalpaiguri Bina Printing Works-Limited. Jalpaiguri Electric Supply Com-
					pany's Power House. New Saw Mill. National Saw Mills. Madarihat Vencer and Saw
					Mills. Assam Bengal Vencer Industries Private Limited.
				Moynaguri Nugarkata Dodlabari	Oodlabari New Saw Mill. Dooars Engineering Works. B.S. & Co. Prahlad Flour, Oil and Saw Mill.
				Rajbhatkhwa Salugarh (Ektisal)	Bahadur Saw Mill. Mec's Garage.
7.	Malda .		• •	(Including North	 Malda Electric Supply (Malda Power House). Malda Transport Company Limited.
8.	Midnapur			Ballichak	Shri Mahaluxmi Pure Oit Mill. Annapurna Oil Mills Com- pany. Shree Lakshmi Tannin Extract Factory.
				3.	Monohar Oil & Flour Mills, Ecme Engineering Works, Bishwajanani Oil Mills, Shree Krishna Oil and Rice Mill,
9.	Murshidabad			Berhampore	The Berhampore Electric Supply Company Limited.
10.	Nadia .	•		Fulia Colony . 1. Couripur Haringhata Palassey	Tangile Textiles Limited, Fulia Paper & Board Mills, Asahay Sahayak Silpa Kenkra Government Dairy Factory. Ramnagar Cane & Sugar Company Limited.
II.	Purulia	•		2. 3. 4. 5. 6.	B. Karmakar & Sons. The Purulia Electric Supply Corporation Limited. The Presidency Edge Tools Limited. Shri Narayan Oil & Rice Mills Ltd. Purnima Tools Works. Poincer Tools Manufacturing Company. Purulia Hardware Corpora- tion.

New Delhi, the 9th January 1962

S.O. 137.—In exercise of the powers conferred by Section 73-F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the factories situate in the areas in the State of Gujarat mentioned in the Schedule appended to this notification, from payment of employer's special contribution leviable under Chapter V-A of the said Act till the enforcement of the provisions of Chatper V of that Act in those areas:

SCHEDULE

	<u> </u>	Domino in	
SI. No.	Name of District	Name of the area	Name of the factory
I	2	3	4
I	Ahmedabad .	Detroj Dholka Katosan Road Kharaghoda	. Mahalaxmi Oil Mills S. T. Depot I. The Patel Oil Mill & Gin Pressing Factory. 2. Laxmi Oil Mill Pioneer Magnesia Works.
		Rakhial	 1. Mudhusuden Vegetable Products. 2. Mahalaxmi Oil Mill. Wadvana Mechanical Works.
		Kanpur	. Wadvana Mechanical Works.
2	Amreli , ,	. Amarnagar' Amreli	 Shri Ambresh Oil Mill. I. Balvant Silk Weaving Factory. M/s. Dhayabhai Pitamber & Sons. Raghuvansi Oil Mill. New Oil Mill. Shri Laxmi Silk Weaving
			Factory. 6. The Western India Oil Mil Industry. 7. Amreli Oil Mill & Industry. 8. Fulara Oil Mill. 9. Jupiter Oil Mill. 10. Pinakin Oil Mill.
		Bagasara .	 I. Madhav Oil Mills Co. 2. Abhechand Manekchand Oil Mill. 3. M/s. Chudasma Oil Mill. 4. Bagasra Oil Mill.
		Damnagar	. The Damnagar Oil Mil
		Dhari	& Industry M/s. Jethalal Bhavchandbhai &
		Kodinar	Co I. Alimohmad Musha Abha
			Shakur Co. 2. Nandlal Jagjivandas & Oil Mill & Gin Factory.
		Kunkavav Vadia	. Ravindra Oil Mill. . Shri Vadia Oil Mill.
-3	Eanaskantha .	Chitrasani	. The Quarry & Constn. Co
		Deesa	Ltd. 1. U.T. Crushing Works.
		Palanpur .	 Deesa Power House. I Iqbal Electricity Supply Muni. Power House.

I 2	3		4
3 Banaskantha—contd.			 Krishna Kapoor & Cos. Factory. Palanpur Vegetable Products. Hides & Leather Products Ltd. Bharat Quarry Construction. S. T. Depot.
4 Baroda	. Angadi . Bodeli Chhota Udepur		Rajendra Quarry Works. 1. Dalia Oil Mill. 2. Mahendra Oil Mill. 3. Khatri Industry. 1. Chhota Udepur Power House. 2. Baroda Minerals. 3. Commercial Stone Supplying Company. 4. Nutan Minerals. 5. Cine Enterpriser. 6. Indo American Minerals. 7. C. U. Mineral.
	Dabhoi		Baroda Chernical Industries. Laxmi Oil Mill. 1. Kohinoor Oil & Pulse Mill. 2. Gujarat Pulse Mill. Kishor Oil Mill. Harilal Bhikhubhai & Co. Kalyan Oil Mill. Jaybharat Metal Quarry. 1. The Good Luck Oil Mill. 2. Shankar Oil Mill.
5 Bhavnagar	Dhassa		1. R. Himatlal & Co. 2. Kathiawar Stone Supply & Co. 3. New Kathiawar Ginning Press & Textile Co. Ltd. 4. Botad Quarry Works. 5. The Botad Stone Crushing Factory. 6. Shri Saurashtra Quarry Works. 7. M/s. Vishwanath & Co. 8. Power House, Botad. Mahalaxmi Oil Mill. Krishna Oil Mill. Shri Raman Oil Mill. Mahendra Kumar Oil Mill. Universal Textile Bobbin
	Palitana . •		Co. I. Central Industrial Works, Shairopara Pulitana. 2. Concrete Works Nr. Station. 3. Government Power House, Palitana. 4. Jivanlal Kanji Mistry & Sons. 5. Shah Nanchand Thakashi Works. 6. Central Iron & Mech. Works. Pravindhandsa & Co. Oil
	Rajula	. •	Pravindhandsa & Co. Oll Mill.

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5	Bhavnagar—contd.	Savarkundla		•		 Kathiawar Ginning Factory & Oil Mill. The Kundla Press & Oil Mill P. Ltd. Saranjam Vibhag Khadhi Karyalaya. Rajni Oil Mill. Savarkundla Electric Supply
		Varteja .	•	•		Co. Ltd. 1. The Jayant Chemical Works. 2. Bhavnagar Chemical Works. 3. Joshi Stone & Metal Co. 4. Kunderate Illahi Stone, Quarry Works.
6	Broach	Jhagadia . Rajpardi . Rajpipla .	:	•	•	S.T. Depot. Rajpardi Oil Mill. 1. Narbada Valley Chemical Industry Ltd. 2. Shri Swastik Oil Mill. 3. Raj Union Industry Oil Mill. 4. S.T. Depot Workshop. 5. Rajpipla Power House.
7	Dang	Waghai .	•	•		Dang Saw Mill.
8	Jamnagar	Balva .			•	1. Ranjitsinhji Oil Mill Ltd.
		Bhangor . Bhanvad .	:	:	:	2. Shri Dipak Oil Mill. Shakti Oil Mill. Hemendra Oil Mill. 1. Shri Pradip Oil Mill. 2. Government Power House.
		Dhrol .		•		1. Shri Bhagat Oil Mill.
		Jam Jodhpur		•	•	2. Shri Patel Oil Mill. 1. Patel Oil Mill Co. 2. Rajani Oil Mill Co. 3. Shri Kanti Oil Mill. 4. The Gin. Mill Co. 5. Shri Ramesh Oil Mill. 6. Manhar Oil Mill. 7. Government Power House.
		Jam Kandoma Jamwali	•		•	Vijay Oil Mill Co. Shri Bhagat Oil Mill.
		Kalawad .	:	:	•	 Digvifay Singhji Oil Mill. Ravani Kamdar Oil Mill. Gita Oil Mill. Adarsha Oil Mill.
		Khambhalia	•	•	•	 Khambhalia Power House. Somani Oil Mill. Ashok Oil Mill. Khambhalia Oil Mill. M/s. Ambica Oil Mill & Seeds Co.
		Lalpur. Paddheri	•	•	•	Lalpur Oil Mill. Narayan Oil Mill.
g	Junagadh	Agatral .	•	•		Agatrai Oil Mill & Gin Factory.
,	- •	Bantwa	•	•	•	Bantwa Gin Mill Co. Shri Bantwa New Ginning Pressing Co. & Oil Mill.
		Bilkha	•	•	•	 Madhusudan Oil Mill. Shri Nandkishor Oil Mill.
		Champrajpur.		-		Shri Jayvant Oil Mill.
		Char Keshod.	•		•	Saurashtra Tiles Works. 1, Patel Oil Milli Ginning Factory
			- 		_	& Flour Mill.

3 4 Τ. 2 9 Junagadh-comd. 2. Nandkishor Oil Mill Babu Oil Mill. 4. Shri Hari Oil Mills & Ginning Factory. 5. Shri Ranchhed Oil Mill. Kutiyana. 1. M/s. Pardeshi Oil Mill & Ginning Factory. 2. Mahendra Oil Mill & Ginning Factory. M/s. Ramesh Oil Mill & Ginning Factory. Lushla Shri Lushala Oil Mill." Shantilal Ramjibhai Oil Mill & Ginning Factory. Malia-Hatina Nalin Oil Industry. Narayan Oil Mills. Mangrol. Rajni Oil Mill & Ginning Factory. Rana Kanderna Prabhat Industries The Manavadar Oil Mill Co. Manavadar. Saurashtra Oil Mill & Ginning Factory. Prabhat Oll Mill & Ginning Factory.

Pactory.

Deepak 4. M/s. Oil Mill & Ginning Factory. 5. Prabhat Industry. Pitamber Vastabhai Oil. Sardargadh Shahpur Mavji Haribhai Ginning Mill Co. Madhvji Kanji Ginning Pressing & Oil Mill Factory. 3. Ramnik Oil Mill & Ginning 4. Power House. Sherbaug (Chorwad) Kathiawar Industries. Kathiawar Industries Ltd. Kathiawar Industries Ltd. Workshop) Talala. Talala Oil Mill. Talala Sahakari Oil Mill Ginning Factory.

1. Chhabildas Ginning Factory Una & Oil Mill, Una Taluka Sahkari Kharid Vechan Sang, Ltd. 3. Jalaram Oil Mill. Shah Oil Mill. Government Power House. Upleta Ginning Mill Co. Upleta. 2. Pulara Oil Mill. Patel Manji Thakarshi Co. M/s. Gajanan Oil Mill. 5. Bhavanbhai Gokalbhai Oll Mill. Jivanbhai Vasta Oil Mill. Chande Oil Mill & Ginning Vadal Vanthali . Factory. I. The Mahadev Oil Mill. Vansjalia M/s. Shri Krishna Oil Mill.
 Government Press House.
 Western India Bone Mills & Veraval . Manure Works. Mathurdas Jadhavji & Co.
 Sonecha Oil Mills P. Ltd.
 Veraval Oil Cake Co.

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Junagadh—con					
, a g u.s.	•				 6. M/s. Islam Cotton Pressing & Oil Mill. 7. Nutan Industry Works. 8. Sarvodaya Oil Mill.
	Visavadar		-	• .	9. Jay Hind Oll Mill. 1. Rose Oil Mill. 2. Huseni Oil Mill.
10 Kaira	Alindra .				3. Murlidhar Oil Mill. Bharat Tobacco Co. (Crushery).
	Balasinor		•	•	1. Union Oil Mill. 2. S.T. Depot.
	Boriavi .	•	•	•	 The India Pipe Factory. Ravikaran Electric Industries. G.T. Tiles Factory.
	Borsad .				S.T. Depot.
	Dakor .				S.T. Dakor,
	Davol .				Davol Cement Pipe Works.
	Dharmaj			-	Bhagat Engineering Works.
	Kapadwan	j .	•	•	I. Saraswati Oil Mill & Ginning Factory.
					 Laxmi Oil Mill. Mafatlal Oil Mill. Ambica Oil Mill. Shri Ramakrishna Oil Mill.
	Kathlal .	•	•	•	1. Kathlal Oil Mill. 2. Shri Krishna Oil Mill.
	Khambhol	ej .		•	 Narchbhai Nathabhai & Jerda Factory. Ambalal Kashibhai Jerda
	Malyan ,				Factory. 3. Shankarbhai Bapujibhai Patel Jerda Factory No. B. 4. C.K. Patel & Co. 5. D. Gokulbhai & Co. M/s. Shantilal & Co.
	Menpura			•	 Menpura Oil Rice & Pulse Mill. Kantilal & Bros. Tobacco Factory. M/s. J. M. Mehta Jarda Fac- tory.
	Mogar		-	•	Champaklal & Co. Jarda Fac- tory.
	Mogri			•	1. Chaturbhai Bhailalbhai atel
	-1-				2. Shukla Himat Mathuradas Jerda Factory.
	Napad		•	•	Chaturbhai Manijibhai Patel Jerda Factor y
	Navagam	٠			 Navjivan Trimming Factory. Kapadvanj Co-operative Ground Nut & Oil Society.
	Navli				Jay Bharat Lime Works.
	Ode		•		 Morghabhal Kishabhai Pate Jerda Factory. Nathabhal Jethabhal & Sons.
	Rakhial	. ,	•		3. R. Mainibhaí & Co. Ranchhodhabhaí Devteran & Co.

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I	2	3		4
13	Pachmahals—contd.	Halol		 Shri Sarvodaya Quarry Works. Shri Bharat Metal Quarry Quarry Works. Shri Bharat Metal 7 Quarry Works. Atul Engineering Quarry
		Jhalod Piplod Sant Road . Timba Road .		Works. 5. C.C. Patel Quarry Works. Kalyan Industry P. Ltd. Manilal Rasikchand Oil Mill. The Modern Crystal Glass Manufacturing. 1. Ranchhodrai Oil Mill. 2. Ambica Oil Mill & Weaving
		Vejalpur-Kharsalai		Factory. I. Ratilal Chinubhai & Co. Oil Mill. 2. Kirti Oil Mill. 3. Hasmukhlal Mohantal & Co. Oil Mill. 4. Arvindchandra Kantilal Oil Mill. 5. M/s. Narayan Oil Mill.
14	Rujkot	Bhayawadar .		7. Patel Ginning Mill Co. 2. Mahendra Oil Mill.
		Daldi	• •	 Vikash Oil Mill. Vrajlala Gokaldas & Co. Stone Crushing Co. Shri Mangal Minerals Stone Crushing Factory.
		Dhoraji .		 Himetlal Mulji & Sons. Navsaurashtra Oil Mill Ltd. Shri Krishna Oil Mill. Bharat Oil Mill. Government Power House. Shri Dhoraji Ginning Mill Co. Patidar Oil Mill. Arun Industry. Vasant Oil Mill. Patel Oil Jndustry. New Khedut Oil Cakes Industries.
		Gendal		 The Rashashala Aushadhashram Mahd Wadi. Shri Bhagvat Singhli Electric Litho & Printing Press. Government Power House. Bhagwatsinhli Oil Mill. Shri Bhojpara Ginning & Oil Mill. Indian Industries. Gondal Oil Mill. Nurani Oil Mill. Standard Vacuum Oil Co.
		Jasdan		 Jo. Bharat Oil Mill. Damodar Oil Mill. Janta Oil Mill.
		Jetpur		7. Jetpur Elec. Supply Co. Ltd 2. Jagdish Textile Dying & Ptg.
		Hirana Moti Marad Moti Paneli	• •	Industry. Naran Mulji & Sons. Shri Khedut Oil Mill. Kiran Oil Mill.

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14	Rajkot—contd.	Navagadh Navagam			1	The Saurashtra Oil Mill. Saurashtra Paper & Board Mill.
		Navalakhi Supedi .	•		:	Caltex India Ltd. Patel Chhagan Gokalbhai Oil Mill.
15	Sabarkantha	Virpur . Bayad .	:		•	Niranjan Oil Mill. 1. Bayad Oil Mill & Ginning Factory. 2. Saraswati Oil Mill & Ginning Factory. 3. The Nutan Oil Mill & Ginning Factory.
		Dehgam			•	S.T. Depot Workshop. Shri Gujerat Oil Mill & Ginning Factory.
		Dhansura	•		•	 Vithal Oil Mill & Ginning Factory. Shri Krishna Oil Mill & Gin-
		Harsol .				ning Pressing Factory. Harsol Oil Mil 1& Ginning
		Himatnagar	•	•		Factory. I. Himatnagar Oil Mill & Ginning Factory. Shri Saraswari Oil Mill & Ginning Factory. Shri Durga Oil Mill.
		Idar ,			•	4. S.T. Depot Workshop. 1. The Ambica Oil Mill.
		Malpur ,				2. Shri Idar Oil Mill. Krishna Oil Mill & Ginning
		Modasa .	•	•		Factory. 1. S.T. Modasa Depot. 2. Ashok Oil Mill & Ginning Factory.
		Salul .	•	•	•	3. The Sonasan Group Co- operative Agricultural Pro- ducts Processing Society Ltd.
		Talod .	٠		•	 Laxmi Oil Mill Ginning & Pressing Factory. Talod Group Co-operative Cotton Sale Ginning Pressing & Oil Mill Society Ltd. Madhusudan Oil Products. Gopal Krishna Rice & Oil Mill
		Vadagam				Mill. Bihari Oil Mill.
16	Surn	Areth . Astan .	:	•		Narandas Shamji & Co. I. The Patel Rice Pulse Flour & Oil Mill.
		Chatthan				2. Patel Bros. & Co. Indian Concrete Pipe & Con-
		Chikhli .		-		struction Co. Ltd. 1. Shri Krishna Silk Karalaya. 2. Shri Haribar Silk Karalaya.
		Dharampur	•			 Shri Harihar Silk Karalaya. Dharampur Leather Cloth Co. Ltd.
		Drigendrensg	rigendrenagar (Dhulikuva)			N.S.P. Straw & Paper Products Ltd.
		Gandvi .	٠		٠	1. Reliance Industries, 2. New Phonix Pottery Works, 3. Tiles & Pottery Works, 4. Gandevi Udeyog Sahkari Mandli Ltd.

1	2		3		4	
:6 Surat	-contd.					
		Halar Kakrapur Kim Kosamba Madhi			Halar Hathvanath Karalaya. Government Workshop P.W. Umrao Industry. Kosamba Bone Mill. 1. Jayhind Oil Mill. 2. Swastik Pulse Rice & Oil Mill.	
		Pardi .			 Madhi New Rice Mill. National Rice Pulse & Flour Mill. Raj & Co. (Oil Mill). Shantinath Pulse Mill. Pardi Brass & Copper Factory. Modern Weaving Works. Swadyay Mandal Bharat Mudranalaya. Shantilal Silk Mill. 	
		Udwada, Vyara .	-		Bhagwandas & Sons. 1. Bavasar Chemical Works. 2. Ram Kabir Oil Mill. 3. Bekay Katha Mfg. Co. 4. Bharat Pulse & Oil Mill. 5. Shri Khedut Sahakari Cooperative Society Oil Mill. Section.	
17 Sure	endranagar	. Limbdi .	•		 Trambaklal Manilal Shah Button Factory. Durgha Wood Works. Sauraahtra Co-operative Spg. Mills Ltd. 	
		Ratanpur	•		Krishna Metal Rolling Mill.	

[No. F. 6(72)/61-HI.]

S.O. 138.—Whereas the Central Government is satisfied that the employees of the Industrial Extension Centre, Jabalpur, under the Ministry of Commerce & Industry are in receipt of benefits substantially similar or superior to the benefits provided under the Employees' State Insurance Act, 1948 (34 of 1948);

Now, therefore, in exercise of the powers conferred by section 90 of the said Act, the Central Government hereby exempts the said factory from all the provisions of the said Act.

[No. F. 6/78/61-HI.]

S.O. 139.—The Government of the State of Mysore having nominated, in exercise of the powers conferred by clause (d) of section 4 of the Employees' State Insurance Act, 1948 (34 of 1948), Shri M. S. Shankar Rao, Secretary to the Government of Mysore, Public Health, Labour and Municipal Administration Department, as a member representing the said State on the Employees' State Insurance Corporation, in place of Shri C. S. Sheshadri, the Central Government, in pursuance of the said section 4, hereby makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment No. HI-1(196)/57, dated the 15th March, 1958, namely:—

In the said notification, under the heading 'Members' and sub-heading 'Nominated by the State Governments under clause (d) of section 4) for item 16, the following item shall be substituted, namely:—

"16. Shri M. S. Shankar Rao, Secretary to the Government of Mysore, Public Health, Labour and Municipal Administration Department, Bangalore."

[No. F. 1(53)/61-HI.]

New Delhi, the 6th January 1962

S.O. 140.—The following draft of a scheme further to amend the Calcutta Dock Workers (Regulation of Employment) Scheme, 1958, which the Central Government proposes to make in exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), is published as required by the said sub-section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 1st February 1962.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be taken into consideration by the Central Government.

DRAFT SCHEME

- 1. This Scheme may be called the Calcutta Dock Workers (Regulation of Employment) Amendment Scheme, 1961.
- 2. After clause 51 of the Calcutta Dock Workers (Regulation of Employment) Scheme, 1956, hereinafter referred to as the said Scheme, the following clause shall be inserted, namely:—
 - "51-A. Security deposit.—Every registered employer shall deposit with the Board such amount, by way of security, as the Board may fix from time to time. Until the said deposit is made, a registered employer shall not be entitled to the supply of registered dock workers from the Administrative Body."
- 3. After clause 52 of the said Scheme the following clause shall be inserted, namely:—
 - "52-A. Penalty for default in payment.—(1) If a registered employer who has defaulted in making the payments due from him under subclause (1) of clause 52, does not pay his dues even after the expiry of the notice period mentioned in sub-clause (6) of clause 52, then notwithstanding anything contained in this Scheme and without prejudice to any other action that the Board may take, the security deposited with the Board under clause 51-A shall be forfeited to the extent of the amount due to the Board from the employer and the same shall be adjusted against the sald amount. The Board may require the employer—
 - (a) to make good the resulting deficiency, if any, in the security deposit; and
 - (b) in case the security deposit is not in cash, to replace the deposit by cash deposit;

and until the employer does so he shall not be deemed to have made the security deposit under clause 51-A.

(2) If a registered employer defaults in the payment of dues on more than one occasion the Board may remove his name from the Employers Register:

Provided that before any action is taken under this clause the registered employer shall be given an opportunity to show cause why such action should not be taken against him."

[No. 522(9)/61-Fac.]

R. C. SAKSENA, Under Secy.

New Delhi, the 8th January 1962

S.O. 141.—In pursuance of the proviso to regulation 16(1) and the second proviso to regulation 18(1) of the Coal Mines Regulations, 1957, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 2030, dated the 23rd September, 1958, namely:—

In the Table appended to the said notification, the following heading and item shall be inserted at the end, namely:—

"WEST GERMANY Bergakademie Clausthal

Diploma in Mining."

[No. F. 17/13/61-MI Am. 2.]

New Delhi, the 9th January 1962

S.O. 142.—In pursuance of the proviso to regulation 17 of the Coal Mines Regulations, 1957, the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 1599, dated the 28th June, 1961, namely:—

In the table appended to the said notification-

(i) under the heading "INDIA" for item 2, the following item shall be substituted, namely:—

"2. State Council for Engineering and Technical Education, West Bengal Licentiate
Diploma in
Mining
Engineering."

(ii) under the heading "FOREIGN", after item 32, the following item shall be added, namely:—

"33. Bergakademie Clausthal, West Germany, Diploma in Mining Engineering."

[No. 17/12/61-(AM.2).]

A. P. VEERA RAGHAVAN, Under Secy.